OFG BANCORP Form 10-Q May 08, 2015

#### **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 March 31, 2015

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 001-12647

#### **OFG Bancorp**

#### Incorporated in the Commonwealth of Puerto Rico, IRS Employer Identification No. 66-0538893

**Principal Executive Offices:** 

254 Muñoz Rivera Avenue

San Juan, Puerto Rico 00918

Telephone Number: (787) 771-6800

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (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.

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 (232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

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

Large Accelerated Filer ý Accelerated Filer o Non-Accelerated Filer "Smaller Reporting Company" (Do not check if a 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
"No x

Number of shares outstanding of the registrant's common stock, as of the latest practicable date:

44,572,219 common shares (\$1.00 par value per share) outstanding as of April 30, 2015

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#### FORWARD-LOOKING STATEMENTS

The information included in this quarterly report on Form 10-Q contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements may relate to the financial condition, results of operations, plans, objectives, future performance and business of OFG Bancorp ("we," "our," "us" or the "Company"), including, but not limited to, statements with respect to the adequacy of the allowance for loan losses, delinquency trends, market risk and the impact of interest rate changes, capital markets conditions, capital adequacy and liquidity, and the effect of legal proceedings and new accounting standards on the Company's financial condition and results of operations. All statements contained herein that are not clearly historical in nature are forward-looking, and the words "anticipate," "believe," "continues," "expect," "estimate," "intend," "project" and similar exprand future or conditional verbs such as "will," "would," "should," "could," "might," "can," "may," or similar expressions are generally intended to identify forward-looking statements.

These statements are not guarantees of future performance and involve certain risks, uncertainties, estimates and assumptions by management that are difficult to predict. Various factors, some of which by their nature are beyond the Company's control, could cause actual results to differ materially from those expressed in, or implied by, such forward-looking statements. Factors that might cause such a difference include, but are not limited to:

- the rate of growth in the economy and employment levels, as well as general business and economic conditions;
- changes in interest rates, as well as the magnitude of such changes;
- the fiscal and monetary policies of the federal government and its agencies;
- a credit default or potential restructuring by the Commonwealth of Puerto Rico or any of its agencies, municipalities or instrumentalities;
- changes in federal bank regulatory and supervisory policies, including required levels of capital;
- the impact of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act") on the

Company's businesses, business practices and cost of operations;

• the relative strength or weakness of the consumer and commercial credit sectors and of the real estate market in

## Puerto Rico;

- the performance of the securities markets;
- competition in the financial services industry;
- additional Federal Deposit Insurance Corporation ("FDIC") assessments; and
- possible legislative, tax or regulatory changes.

Other possible events or factors that could cause results or performance to differ materially from those expressed in these forward-looking statements include the following: negative economic conditions that adversely affect the general economy, housing prices, the job market, consumer confidence and spending habits which may affect, among other things, the level of non-performing assets, charge-offs and provision expense; changes in interest rates and market liquidity which may reduce interest margins, impact funding sources and affect the ability to originate and distribute financial products in the primary and secondary markets; adverse movements and volatility in debt and equity capital markets; changes in market rates and prices which may adversely impact the value of financial assets and liabilities; liabilities resulting from litigation and regulatory investigations; changes in accounting standards, rules and interpretations; increased competition; the Company's ability to grow its core businesses; decisions to downsize, sell or close units or otherwise change the Company's business mix; and management's ability to identify and manage these and other risks.

All forward-looking statements included in this quarterly report on Form 10-Q are based upon information available to the Company as of the date of this report, and other than as required by law, including the requirements of applicable securities laws, the Company assumes no obligation to update or revise any such forward-looking statements to reflect occurrences or unanticipated events or circumstances after the date of such statements.

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# **OFG BANCORP**

# UNAUDITED CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

# **AS OF MARCH 31, 2015 AND DECEMBER 31, 2014**

	March 31,		December 31,		
		2015		2014	
		(In tho	usands)		
ASSETS					
Cash and cash equivalents:					
Cash and due from banks	\$	672,744	\$	568,752	
Money market investments		6,158		4,675	
Total cash and cash equivalents		678,902		573,427	
Restricted cash		15,406		8,407	
Investments:		Í			
Trading securities, at fair value, with amortized cost of \$1,327 (December 31, 2014 - \$2,419)		964		1,594	
Investment securities available-for-sale, at fair value, with amortized cost of \$1,092,040 (December 31, 2014 - \$1,187,679)		1,125,702		1,216,538	
Investment securities held-to-maturity, at amortized cost, with fair value of \$175,856 (December 31, 2014 - \$164,154)		172,847		162,752	
Federal Home Loan Bank (FHLB) stock, at cost		21,148		21,169	
Other investments		3		3	
Total investments		1,320,664		1,402,056	
Loans:					
Mortgage loans held-for-sale, at lower of cost or fair value		23,464		14,539	
Non-covered loans, net of allowance for loan and lease losses of \$96,375 (December 31, 2014 - \$69,517)		4,443,308		4,513,196	
Covered loans, net of allowance for loan and lease losses of \$70,651 (December 31, 2014 - \$64,245)		257,807		298,911	
Total loans, net		4,724,579		4,826,646	
Other assets:					
FDIC indemnification asset		75,221		97,378	
Foreclosed real estate covered under shared-loss agreements with the FDIC		48,461		47,514	
Foreclosed real estate not covered under shared-loss agreements with the FDIC		46,106		48,147	
Accrued interest receivable		19,594		21,345	
Deferred tax asset, net		121,930		108,708	

Premises and equipment, net	78,745	80,599
Customers' liability on acceptances	21,848	17,989
Servicing assets	12,164	13,992
Derivative assets	6,211	8,107
Goodwill	86,069	86,069
Other assets	108,256	108,725
Total assets	\$ 7,364,156	\$ 7,449,109
LIABILITIES AND STOCKHOLDERS'		
EQUITY		
Deposits:		
Demand deposits	\$ 2,025,291	1,997,108
Savings accounts	1,431,603	1,385,824
Time deposits	1,437,339	1,541,474
Total deposits	4,894,233	4,924,406
Borrowings:	, ,	, ,
Securities sold under agreements to repurchase	927,168	980,087
Advances from FHLB	333,857	334,331
Subordinated capital notes	101,846	101,584
Other borrowings	1,740	4,004
Total borrowings	1,364,611	1,420,006
Other liabilities:		
Derivative liabilities	11,113	11,221
Acceptances executed and outstanding	21,848	17,989
Accrued expenses and other liabilities	135,972	133,290
Total liabilities	6,427,777	6,506,912
Commitments and contingencies (See Note 20)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3,2 3 3,2 ==
Stockholders' equity:		
Preferred stock; 10,000,000 shares authorized;		
1,340,000 shares of Series A, 1,380,000 shares		
of Series B, and 960,000 shares of Series D		
issued and outstanding, (December 31, 2014		
- 1,340,000; 1,380,000; and 960,000) \$25		
liquidation value	92,000	92,000
84,000 shares of Series C issued and		
outstanding (December 31, 2014 - 84,000); \$1,000	04.000	0.4.000
liquidation value	84,000	84,000
Common stock, \$1 par value; 100,000,000 shares		
authorized; 52,625,869 shares issued:		
44,664,693 shares outstanding (December 31,	52 626	52.626
2014 - 52,625,869; 44,613,615) Additional paid-in capital	52,626 539,222	52,626 539,311
	70,097	
Legal surplus  Patained cornings		70,467
Retained earnings  Transpary stock at cost 7 061 176 shares	170,605	181,152
Treasury stock, at cost, 7,961,176 shares (December 31, 2014 - 8,012,254 shares)	(96,495)	(97,070)
	24,324	19,711
Accumulated other comprehensive income, net of	24,324	19,/11

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tax of \$692 (December 31, 2014 \$447)					
Total stockholders' equity			936,379		942,197
Total liabilities and stockholders' equity		\$	7,364,156		\$ 7,449,109
See notes to unaudited	consolid	ated fina	ncial stateme	nts.	

# **OFG BANCORP**

# UNAUDITED CONSOLIDATED STATEMENTS OF OPERATIONS

# FOR THE QUARTERS ENDED MARCH 31, 2015 AND 2014

	†	Marc	ch 31,	
		2015		2014
		(In thousands, exc	ept per share da	ıta)
Interest income:				
Non-covered loans	\$	81,979	\$	85,243
Covered loans		15,504		23,388
Total interest income from loans		97,483		108,631
Mortgage-backed securities		8,590		12,417
Investment securities and other		928		2,026
Total interest income		107,001		123,074
Interest expense:				
Deposits		7,104		8,978
Securities sold under agreements to repurchase		7,164		7,411
Advances from FHLB and other borrowings		2,235		2,295
Subordinated capital notes		863		992
Total interest expense		17,366		19,676
Net interest income		89,635		103,398
Provision for non-covered loan and lease losses		37,384		10,062
Provision for covered loan and lease losses, net		4,809		1,629
Total provision for loan and lease				
losses		42,193		11,691
Net interest income after provision for loan and				
lease losses		47,442		91,707
Non-interest income:				
Banking service revenue		10,205		10,557
Wealth management revenue		7,155		6,867
Mortgage banking activities		1,863		1,695
Total banking and financial service				
revenues		19,223		19,119
FDIC shared-loss expense, net:				
FDIC indemnification asset expense		(12,221)		(17,622)
Change in true-up payment obligation		(863)		(865)
		(13,084)		(18,487)
Net gain (loss) on:				
Sale of securities		2,572		4,366
Derivatives		(90)		(223)
Other non-interest (loss) income		(1,740)		454

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Total non-interest income, net		6,881		5,229
Non-interest expense:				
Compensation and employee benefits		20,180		21,787
Professional and service fees		4,181		4,206
Occupancy and equipment		8,636		8,309
Insurance		1,953		2,074
Electronic banking charges		5,367		4,652
Information technology expenses		1,454		1,815
Advertising, business promotion, and strategic initiatives		1,629		1,781
Foreclosure, repossession and other real estate expenses		5,447		6,387
Loan servicing and clearing expenses		2,353		2,060
Taxes, other than payroll and income taxes		1,479		3,735
Communication		691		957
Printing, postage, stationary and supplies		637		554
Director and investor relations		294		251
Other		2,031		2,836
Total non-interest expense		56,332		61,404
(Loss) income before income taxes		(2,009)		35,532
Income tax expense		979		11,785
Net (loss) income		(2,988)		23,747
Less: dividends on preferred stock		(3,465)		(3,465)
Net (loss) income available to common				
shareholders	\$	(6,453)	\$	20,282
(Loss) earnings per common share:				
Basic	\$	(0.14)	\$	0.45
Diluted	\$	(0.14)	\$	0.42
Average common shares outstanding and				
equivalents		51,977		52,598
Cash dividends per share of common stock	\$	0.10	\$	0.08
See notes to unaudited	l d consolida	 ated financial stateme	ents.	

# **OFG BANCORP**

## UNAUDITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

# FOR THE QUARTERS ENDED MARCH 31, 2015 AND 2014

	Quarter Ended March 31,							
	2015		2014					
	(In tho	usands)	<u> </u>					
Net (loss) income	\$ (2,988)	\$	23,747					
Other comprehensive income before tax:								
Unrealized gain on securities available-for-sale	7,375		9,563					
Realized gain on investment securities included in net income	(2,572)		(4,366)					
Unrealized gain on cash flow hedges	55		378					
Other comprehensive income before taxes	4,858		5,575					
Income tax effect	(245)		(744)					
Other comprehensive income after taxes	4,613		4,831					
Comprehensive income	\$ 1,625	\$	28,578					

# UNAUDITED CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE QUARTERS ENDED MARCH 31, 2015 AND 2014

		Ouarter End	led March 31,	l
		2015	lea March 31,	2014
	4		usands)	2014
Preferred stock:				
Balance at beginning of period	\$	176,000	\$	176,000
Balance at end of period		176,000		176,000
Common stock:				
Balance at beginning of period		52,626		52,707
Exercised stock options		-		7
Balance at end of period		52,626		52,714
Additional paid-in capital:				
Balance at beginning of period		539,311		538,071
Stock-based compensation expense		347		439
Exercised stock options		-		71
Lapsed restricted stock units		(436)		(294)
Balance at end of period		539,222		538,287
Legal surplus:				
Balance at beginning of period		70,467		61,957
Transfer (to) from retained earnings		(370)		2,335
Balance at end of period		70,097		64,292
Retained earnings:				
Balance at beginning of period		181,152		133,629
Net (loss) income		(2,988)		23,747
Cash dividends declared on common stock		(4,464)		(3,657)
Cash dividends declared on preferred stock		(3,465)		(3,465)
Transfer from (to) legal surplus		370		(2,335)
Balance at end of period		170,605		147,919
Treasury stock:				
Balance at beginning of period		(97,070)		(80,642)
Stock repurchased		-		(10,393)
Lapsed restricted stock units		575		292
Balance at end of period		(96,495)		(90,743)
Accumulated other comprehensive income,				
net of tax:				
Balance at beginning of period		19,711		3,191
Other comprehensive income, net of tax		4,613		4,831

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Balance at end of period		24,324		8,022				
Total stockholders' equity	\$	936,379	\$	896,491				
See notes to unaudited consolidated financial statements.								

# **OFG BANCORP**

# UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

# FOR THE QUARTERS ENDED MARCH 31, 2015 AND 2014

	Quarter End	led March 31,	
	2015		2014
	(In tho	ousands)	
Cash flows from operating activities:			
Net (loss) income	\$ (2,988)	\$	23,747
Adjustments to reconcile net (loss) income to net cash provided by operating activities:			
Amortization of deferred loan origination fees, net of costs	860		601
Amortization of fair value premiums, net of discounts, on acquired loans	2,295		3,634
Amortization of investment securities premiums, net of accretion of discounts	2,500		412
Amortization of core deposit and customer relationship intangibles	476		542
Amortization of fair value premiums on acquired deposits	346		1,897
FDIC shared-loss expense, net	13,084		18,487
Depreciation and amortization of premises and equipment	2,714		2,399
Deferred income tax expense (benefit), net	(613)		(826)
Provision for covered and non-covered loan and lease losses, net	42,193		11,691
Stock-based compensation	347		439
(Gain) loss on:			
Sale of securities	(2,572)		(4,366)
Sale of mortgage loans held-for-sale	(1,258)		(1,242)
Derivatives	(18)		478
Foreclosed real estate	(567)		1,500
Sale of other repossessed assets	2,148		1,973
Sale of premises and equipment	4		(2)
Originations of loans held-for-sale	(54,615)		(50,843)
Proceeds from sale of loans held-for-sale	22,613		24,653
Net (increase) decrease in:			
Trading securities	630		(41)
Accrued interest receivable	1,751		(235)
Servicing assets	1,828		(169)

(801)	4,935
(765)	(1,382)
4,573	2,362
34,165	40,644
(948)	(127,373)
(14,221)	-
-	(48,600)
55,605	153,340
3,925	-
21	48,620
67,075	139,152
15,635	13,392
-	10
(184,834)	(161,182)
228,993	141,118
15,462	8,236
(864)	(2,532)
-	60,000
(6,999)	67,029
178,850	291,210
	(765) 4,573 34,165 (948) (14,221) 

## UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

# FOR THE QUARTERS ENDED MARCH 31, 2015 AND 2014 – (Continued)

	<b>Quarter</b> End	ed March 31,						
	2015		2014					
	(In thousands)							
Cash flows from financing activities:								
Net increase (decrease) in:								
Deposits	(44,468)		(79,572)					
Securities sold under agreements to repurchase	(52,816)		(255,000)					
FHLB advances, federal funds purchased, and other borrowings	(2,728)		23,311					
Subordinated capital notes	262		394					
Exercise of stock options and restricted units lapsed, net	139		76					
Purchase of treasury stock	-		(10,393)					
Termination of derivative instruments	-		(181)					
Dividends paid on preferred stock	(3,465)		(3,465)					
Dividends paid on common stock	(4,464)		(3,657)					
Net cash used in financing activities	(107,540)		(328,487)					
Net change in cash and cash equivalents	105,475		3,367					
Cash and cash equivalents at beginning of period	573,427		621,269					
Cash and cash equivalents at end of period	\$ 678,902	\$	624,636					
Supplemental Cash Flow Disclosure and Schedule of Non-cash Activities:								
Interest paid	\$ 17,893	\$	22,620					
Mortgage loans securitized into mortgage-backed securities	\$ 25,820	\$	23,228					
Transfer from loans to foreclosed real estate and other repossessed assets	\$ 13,618	\$	25,106					
Reclassification of loans held-for-investment portfolio to held-for-sale portfolio	\$ 1,485	\$	1,747					
Reclassification of loans held-for-sale portfolio to held-for-investment portfolio	\$ _	\$	33,125					

#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### NOTE 1 – ORGANIZATION, CONSOLIDATION AND BASIS OF PRESENTATION

#### Nature of Operations

OFG Bancorp (the "Company") is a publicly-owned financial holding company incorporated under the laws of the Commonwealth of Puerto Rico. The Company operates through various subsidiaries including, a commercial bank, Oriental Bank (or the "Bank"), a securities broker-dealer, Oriental Financial Services Corp. ("Oriental Financial Services"), an insurance agency, Oriental Insurance, Inc. ("Oriental Insurance") and a retirement plan administrator, Oriental Pension Consultants, Inc. ("OPC"), formerly known as Caribbean Pension Consultants, Inc.. Through these subsidiaries and their respective divisions, the Company provides a wide range of banking and financial services such as commercial, consumer and mortgage lending, auto loans, financial planning, insurance sales, money management and investment banking and brokerage services, as well as corporate and individual trust services.

On April 30, 2010, the Bank acquired certain assets and assumed certain deposits and other liabilities of Eurobank, a Puerto Rico commercial bank, in an FDIC-assisted acquisition. On December 18, 2012, the Company acquired a group of Puerto Rico based entities that included Banco Bilbao Vizcaya Argentaria Puerto Rico ("BBVAPR"), a Puerto Rico commercial bank, as well as a securities broker-dealer and an insurance agency, which is referred to herein as the "BBVAPR Acquisition." The businesses acquired in these acquisitions have been integrated with the Company's existing business.

#### Recent Accounting Developments

In January 2015, the Financial Accounting Standard Board ("FASB") issued a standard that simplifies income statement presentation by eliminating the concept of extraordinary items from U.S. GAAP. However, the new guidance does not affect current presentation and disclosure requirements for material events or transactions that are unusual in nature or infrequent in occurrence. Companies also will continue to evaluate whether items are unusual in nature or infrequent in occurrence when estimating the annual effective tax rate for interim reporting purposes. For all entities, this standard is effective for annual periods and interim periods within those annual periods beginning after December 15, 2015, with earlier adoption permitted. The adoption of this standard will have no material impact on our financial position or results of operations.

Other than the accounting pronouncement disclosed above, there was no other new accounting pronouncement issued during the first quarter of 2015 that could have a material impact on the Company's financial position, operating results or financials statement disclosures.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **NOTE 2 – RESTRICTED CASH**

The following table includes the composition of the Company's restricted cash:

	N	Iarch 31,	Decem		ember 31,
		2015		2014	
Cash pledged as collateral to other financial institutions to secure:					
Securities sold under agreements to repurchase	\$	7,000		\$	-
Derivatives		2,980			2,980
Obligations under agreement of loans sold with recourse		5,426			5,427
	\$	15,406		\$	8,407

At March 31, 2015 and December 31, 2014, OIB and Oriental Overseas, each, held unencumbered certificates of deposit in the amount of \$300 thousand as the legal reserve required for international banking entities under Puerto Rico law. Each certificate of deposit cannot be withdrawn by OIB or Oriental Overseas without prior written approval of the Office of the Commissioner of Financial Institutions ("OCFI").

The Company delivers cash as collateral to meet margin calls for some long term securities sold under agreements to repurchase. At March 31, 2015, the Company had cash pledged as collateral for securities sold under agreements to repurchase amounting to \$7.0 million. At December 31, 2014, there was no cash pledged as collateral.

As part of its derivative activities, the Company has entered into collateral agreements with certain financial counterparties. At both March 31, 2015 and December 31, 2014, the Company had delivered \$3.0 million of cash as collateral for such derivatives activities.

As part of the BBVA Acquisition, the Company assumed a contract with FNMA which required collateral to guarantee the repurchase, if necessary, of loans sold with recourse. At March 31, 2015 and December 31, 2014, the Company delivered as collateral cash amounting to \$5.4 million.

The Company's bank subsidiary, Oriental Bank, is required by Puerto Rico law to maintain average weekly reserve balances to cover government demand deposits. The amount of those minimum average reserve balances for the week

that covered March 31, 2015 was \$149.3 million (December 31, 2014 - \$141.5 million). As of March 31, 2015 and December 31, 2014, the Bank complied with the requirement. Cash and due from bank as well as other short-term, highly liquid securities are used to cover the required average reserve balances.

#### **NOTE 3 – INVESTMENT SECURITIES**

## **Money Market Investments**

The Company considers as cash equivalents all money market instruments that are not pledged and that have maturities of three months or less at the date of acquisition. At March 31, 2015 and December 31, 2014, money market instruments included as part of cash and cash equivalents amounted to \$6.2 million and \$4.7 million, respectively.

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# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## **Investment Securities**

The amortized cost, gross unrealized gains and losses, fair value, and weighted average yield of the securities owned by the Company at March 31, 2015 and December 31, 2014 were as follows:

		ľ	Mar	ch	31, 2015				
	(	Gross		(	Gross				Weighted
Unrea		realized	J	Unrealized				Fair	Average
Gains				Losses			Value		Yield
			(In t	tho	usands)				
9	\$	40,112	\$		226	ļ	\$	928,609	3.06%
		290			-			4,376	4.99%
		214			1,992			166,829	1.82%
		40,616			2,218			1,099,814	2.87%
		35			-			6,713	1.34%
		-			4,941			16,022	5.41%
		170			-			3,153	2.99%
		205			4,941			25,888	4.29%
9	\$	40,821	\$		7,159		\$	1,125,702	2.91%
		3,014			5			175,856	2.42%
9	\$	43,835	\$		7,164		\$	1,301,558	2.84%
		\$							

				De	cembe	er 31, 201	4		
				Gross		Gross			Weighted
	A	mortized	Unrealized			realized		Fair	Average
		Cost		Gains	]	Losses		Value	Yield
		•	•		(In the	usands)	•	•	•
Available-for-sale									
Mortgage-backed securities									
FNMA and FHLMC	\$								
certificates	Э	972,836	\$	37,876	\$	1,203	9	1,009,509	3.12%
GNMA certificates		4,473		288		8		4,753	4.94%
CMOs issued by US									
government-sponsored agencies		179,146		136		3,153		176,129	1.81%
Total mortgage-backed		1 156 155		38,300		4,364		1,190,391	2.92%
securities		1,156,455		38,300		4,304		1,190,391	2.92%
Investment securities									
Obligations of US									
government-sponsored agencies		7,148		33		-		7,181	1.34%
Obligations of Puerto Rico									
government and									
public instrumentalities		20,939		-		5,267		15,672	5.41%
Other debt securities		3,137		157		-		3,294	2.95%
Total investment		31,224		190		5,267		26,147	4.23%
securities		31,224		190		3,207		20,147	4.23 70
Total securities	\$	1,187,679	\$	38,490	\$	9,631	\$	1,216,538	2.96%
available-for-sale	φ	1,107,079	φ	30,490	φ	9,031	φ	1,210,336	2.90 /0
Held-to-maturity									
Mortgage-backed securities									
FNMA and FHLMC		160 750		1 402				164 154	2 100
certificates		162,752		1,402		_		164,154	2.48%
Total								1 T	
	\$	1,350,431	\$	39,892	\$	9,631	\$	1,380,692	2.90%

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The amortized cost and fair value of the Company's investment securities at March 31, 2015, by contractual maturity, are shown in the next table. Securities not due on a single contractual maturity date, such as collateralized mortgage obligations, are classified in the period of final contractual maturity. Expected maturities may differ from contractual maturities because issuers may have the right to call or prepay obligations with or without call or prepayment penalties.

				March 3	1, 201	2015					
		Availabl	e-for-s				-to-maturity				
	Am	ortized Cost	F	air Value	A	mortized Cost	Fair Value				
		(In tho	usands	3)		(In tho	ousands)				
Mortgage-backed securities											
Due after 5 to 10 years											
FNMA and FHLMC											
certificates	\$	19,651	\$	20,106	\$	-	\$	-			
Total due after 5 to 10											
years		19,651		20,106		-		-			
Due after 10 years											
FNMA and FHLMC											
certificates		869,072		908,503		172,847		175,856			
GNMA certificates		4,086		4,376		-		-			
CMOs issued by US											
government-sponsored agencies		168,607		166,829		-		-			
Total due after 10 years		1,041,765		1,079,708		172,847		175,856			
Total mortgage-backed											
securities		1,061,416		1,099,814		172,847		175,856			
Investment securities											
Due from 1 to 5 years											
Obligations of Puerto Rico											
government and political											
subdivisions		10,497		9,068		-		-			
Total due from 1 to 5 years		10,497		9,068		-		-			
Due after 5 to 10 years											
Obligations of US government											
and sponsored agencies		6,678		6,713		-		-			
Total due after 5 to 10											
years		6,678		6,713		-		-			
Due after 10 years											
Obligations of Puerto Rico											
government and political											
subdivisions		10,466		6,954		-		-			

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Other debt securities	2,983	3,153	-		-
Total due after 10 years	13,449	10,107	-		-
Total investment					
securities	30,624	25,888	-		-
Total securities available-for-sale	\$ 1,092,040	\$ 1,125,702	\$ 172,847	\$	175,856

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The Company, as part of its asset/liability management, may purchase U.S. Treasury securities and U.S. government-sponsored agency discount notes close to their maturities as alternatives to cash deposits at correspondent banks or as a short term vehicle to reinvest the proceeds of sale transactions until investment securities with attractive yields can be purchased. During the first quarter of 2015 and 2014, the Company sold \$26.8 million and \$24.0 million, respectively, of available-for-sale Government National Mortgage Association ("GNMA") certificates that were sold as part of its recurring mortgage loan origination and securitization activities. These sales did not realize any gains or losses during such period.

The table below presents the gross realized gains by category for the quarters ended March 31, 2015 and 2014.

		Quarter Ended March 31, 2015											
			Bo	ok Value	(	Gross	Gross						
<u>Description</u>	on Sale P		Sale Price at Sale		Gains		L	osses					
		(In thousands)											
Sale of securities available-for-sale													
Mortgage-backed securities													
FNMA and FHLMC certificates	\$	40,307	\$	37,735	\$	2,572	\$	-					
GNMA certificates		26,768		26,768		-		-					
Total	\$	67,075	\$	64,503	\$	2,572	\$	-					

		Quarter Ended March 31, 2014											
			В	ook Value									
<u>Description</u>	Sale Price		at Sale		Gross Gains			Gross Losses					
		(In thousands)											
Sale of securities available-for-sale													
Mortgage-backed securities													
FNMA and FHLMC certificates	\$	115,159	\$	110,792	\$	4,366	\$	-					
GNMA certificates		23,993		23,993		-		-					
Total		139,152		134,785		4,366		-					

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# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following tables show the Company's gross unrealized losses and fair value of investment securities available-for-sale and held-to-maturity, aggregated by investment category and the length of time that individual securities have been in a continuous unrealized loss position at March 31, 2015 and December 31, 2014:

	March 31, 2015												
			nths or more										
	A	mortized	Ur	realized		Fair							
		Cost		Loss	Value								
	(In thousands)												
Securities available-for-sale													
CMOs issued by US government-sponsored													
agencies	\$	121,308	\$	1,992	\$	119,316							
Obligations of Puerto Rico government and													
political subdivisions		20,963		4,941		16,022							
	\$	142,271	\$	6,933	\$	135,338							
	<u> </u>												
				an 12 months	-								
	A	mortized	Ur	realized		Fair							
		Cost		Loss housands)	Value								
		т т		<del></del>									
Securities available-for-sale		<del>                                     </del>		ļ									
FNMA and FHLMC certificates	\$	73,069	\$	226	\$	72,842							
Securities held-to-maturity													
FNMA and FHLMC Certificates		7,833		5		7,829							
	\$	80,902	\$	231	\$	80,671							
				Total									
	A	mortized	Ur	realized		Fair							
		Cost		Loss		Value							
		т т	(In t	housands)									
Securities available-for-sale													
CMOs issued by US government-sponsored													
agencies	\$	121,308	\$	1,992	\$	119,316							
FNMA and FHLMC certificates	_	73,069		226		72,842							
Obligations of Puerto Rico government and		20.062		1 4 0 4 1		16.000							
political subdivisions	_	20,963		4,941		16,022							
		215,340		7,159		208,180							
Securities held-to-maturity		7.022				7.000							
FNMA and FHLMC Certificates	4	7,833	<b>.</b>	5	<i>*</i>	7,829							
	\$	223,173	\$	7,164	\$	216,009							

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

			Decen	ber 31, 2014					
	12 months or more								
	A	mortized	Uı	realized	Fair Value				
		Cost		Loss					
			(In t	thousands)		_			
Securities available-for-sale									
Obligations of Puerto Rico government and									
political subdivisions	\$	20,939	\$	5,267	\$	15,672			
CMOs issued by US government-sponsored									
agencies		143,928		3,086		140,842			
FNMA and FHLMC certificates		113,376		1,172		112,204			
GNMA certificates		77		8		69			
	\$	278,320	\$	9,533	\$	268,787			
			Less th	an 12 months					
	Amortized		Uı	realized		Fair			
		Cost		Loss	Value				
		(In thousands)							
Securities available-for-sale									
CMOs issued by US government-sponsored									
agencies		15,172		67		15,105			
FNMA and FHLMC certificates		63,736		31		63,705			
	\$	78,908	\$	98	\$	78,810			
				Total					
	A	mortized	Uı	nrealized		Fair			
		Cost		Loss		Value			
			(In t	thousands)					
Securities available-for-sale									
CMOs issued by US government-sponsored									
agencies		159,100		3,153		155,947			
FNMA and FHLMC certificates		177,112		1,203		175,909			
Obligations of Puerto Rico government and									
political subdivisions		20,939		5,267		15,672			
GNMA certificates		77		8		69			
	\$	357,228	\$	9,631	\$	347,597			

#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The Company performs valuations of the investment securities on a monthly basis. Moreover, the Company conducts quarterly reviews to identify and evaluate each investment in an unrealized loss position for other-than-temporary impairment. Any portion of a decline in value associated with credit loss is recognized in income with the remaining noncredit-related component recognized in other comprehensive income. A credit loss is determined by assessing whether the amortized cost basis of the security will be recovered by comparing the present value of cash flows expected to be collected from the security, discounted at the rate equal to the yield used to accrete current and prospective beneficial interest for the security. The shortfall of the present value of the cash flows expected to be collected in relation to the amortized cost basis is considered to be the "credit loss." Other-than-temporary impairment analysis is based on estimates that depend on market conditions and are subject to further change over time. In addition, while the Company believes that the methodology used to value these exposures is reasonable, the methodology is subject to continuing refinement, including those made as a result of market developments. Consequently, it is reasonably possible that changes in estimates or conditions could result in the need to recognize additional other-than-temporary impairment charges in the future.

Most of the investments (\$202.2 million, amortized cost, or 91%) with an unrealized loss position at March 31, 2015 consist of securities issued or guaranteed by the U.S. Treasury or U.S. government-sponsored agencies, all of which are highly liquid securities that have a large and efficient secondary market. Their aggregate losses and their variability from period to period are the result of changes in market conditions, and not due to the repayment capacity or creditworthiness of the issuers or guarantors of such securities.

The remaining investments (\$21.0 million, amortized cost, or 9%) with an unrealized loss position at March 31, 2015 consist of obligations issued or guaranteed by the government of Puerto Rico and its political subdivisions or instrumentalities. The decline in the market value of these securities is mainly attributed to an increase in volatility as a result of changes in market conditions that reflect the significant economic and fiscal challenges that Puerto Rico is facing, including a protracted economic recession, sizable government debt-service obligations and structural budget deficits, high unemployment and a shrinking population. Moreover, the negative rating decisions taken by the credit rating agencies have affected the market value and liquidity of these securities.

As of March 31, 2015, the Company applied a discounted cash flow analysis to the Puerto Rico government bonds to calculate the cash flows expected to be collected and determine if any portion of the decline in market value of these investments was considered an other-than-temporary impairment. The analysis derives an estimate of value based on the present value of risk-adjusted future cash flows of the underlying investments, and included the following components:

• The contractual future cash flows of the bonds are projected based on the key terms as set forth in the official statements for each investment. Such key terms include among others the interest rate, amortization schedule, if any, and maturity date.

- The risk-adjusted cash flows are calculated based on a monthly default probability and recovery rate assumptions based on the credit rating of each investment. Constant monthly default rates are assumed throughout the life of the bonds which are based on the respective security's credit rating as of the date of the analysis.
- The adjusted future cash flows are then discounted at the original effective yield of each investment based on the purchase price and expected risk-adjusted future cash flows as of the purchase date of each investment.

The discounted cash flow analysis for the investments showed a cumulative default probability at maturity in the range of 4.930% to 30.733%, thus reflecting that it is more likely than not that the bonds will not default at all during their remaining terms (range between 69.267% and 95.07%). Based on this analysis, the Company determined that it is more likely than not that it will recover all interest and principal invested in the Puerto Rico government bonds and is therefore not required to recognize a credit loss as of March 31, 2015.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **NOTE 4 - LOANS**

The Company's loan portfolio is composed of covered loans and non-covered loans. Covered loans are subject to loss sharing agreements with the FDIC and non-covered loans are not subject to FDIC loss sharing agreements. The risks of covered loans are different from the risks of non-covered loans because of the loss protection provided by the FDIC to covered loans. Loans acquired in the BBVAPR Acquisition are included as non-covered loans in the unaudited consolidated statements of financial condition. Non-covered loans are further subdivided between originated and other loans, acquired loans accounted for under ASC 310-20 (loans with revolving feature and/or acquired at a premium), and acquired loans accounted for under ASC 310-30 (loans acquired with deteriorated credit quality, including those by analogy).

The composition of the Company's loan portfolio at March 31, 2015 and December 31, 2014 was as follows:

	N	March 31, 2015	De	ecember 31, 2014
			usands)	AULT
Non-covered loans:				
Originated and other loans and leases held for investment:				
Mortgage	\$	789,545	\$	791,751
Commercial		1,324,904		1,289,732
Consumer		193,658		186,760
Auto and leasing		601,963		575,582
		2,910,070		2,843,825
Acquired loans:				
Accounted for under ASC 310-20 (Loans with revolving feature and/or				
acquired at a premium)				
Commercial		9,506		12,675
Consumer		42,922		45,344
Auto		162,194		184,782
		214,622		242,801
Accounted for under ASC 310-30 (Loans acquired with deteriorated				
credit quality, including those by analogy)				
Mortgage		645,918		656,122
Commercial		423,989		452,201
Construction		95,820		106,361

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Consumer	23,841	29,888
Auto	220,990	247,233
	1,410,558	1,491,805
	4,535,250	4,578,431
Deferred loan cost, net	4,433	4,282
Loans receivable	4,539,683	4,582,713
Allowance for loan and lease losses on non-covered loans	(96,375)	(69,517)
Loans receivable, net	4,443,308	4,513,196
Mortgage loans held-for-sale	23,464	14,539
Total non-covered loans, net	4,466,772	4,527,735
Covered loans:		
Loans secured by 1-4 family residential properties	115,745	117,171
Construction and development secured by 1-4 family residential properties	17,932	19,562
Commercial and other construction	190,734	221,917
Consumer	4,047	4,506
Total covered loans	328,458	363,156
Allowance for loan and lease losses on covered loans	(70,651)	(64,245)
Total covered loans, net	257,807	298,911
Total loans, net	\$ 4,724,579	\$ 4,826,646

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Non-covered Loans

### Originated and Other Loans and Leases Held for Investment

The Company's originated and other loans held for investment are encompassed within four portfolio segments: mortgage, commercial, consumer, and auto and leasing.

The following tables present the aging of the recorded investment in gross originated and other loans held for investment as of March 31, 2015 and December 31, 2014 by class of loans. Mortgage loans past due included delinquent loans in the GNMA buy-back option program. Servicers of loans underlying GNMA mortgage-backed securities must report as their own assets the defaulted loans that they have the option (but not the obligation) to repurchase, even when they elect not to exercise that option.

							M	arch 31, 2	201	15						
															Ι	Loans 90+
																Days Past
	30-59		60-89									-			D	ue and
	Days Days		Days	9(	)+ Days		Te	otal Past								Still
	ast Due	P	ast Due	P	ast Due			Due			Current	r	Γα	otal Loans	Ac	cruing
					(In	tl	101	isands)								
Mortgage																
Traditional (by origination year):																
Up to the year 2002	\$ 5,085	\$	1,797	\$	3,240		\$	10,122		\$	52,783	9	\$	62,905	\$	76
Years 2003 and 2004	9,000		4,104		5,996			19,100			87,653			106,753		1
Year 2005	4,243		2,354		4,293			10,890			48,138			59,028		-
Year 2006	5,338		3,097		8,393			16,828			66,813			83,641		460
Years 2007, 2008																
and 2009	2,611		3,510		11,794			17,915			78,220			96,135		1,771

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Years 2010, 2011, 2012, 2013											
2011, 2012, 2013											
2014 and											
2015	1,631	$\sqcup$	1,582	-	9,147	-	12,360	200,082	1	212,442	1,132
	27,908	Ш	16,444		42,863		87,215	533,689		620,904	3,439
Non-traditional	948		1,028		3,376		5,352	29,364		34,716	_
Loss mitigation program	8,010		8,722		13,298		30,030	66,017		96,047	3,193
program	36,866		26,194		59,537	+	122,597	629,070		751,667	6,632
Home equity secured personal loans	30,800		20,194		-		122,391	420		420	0,032
GNMA's				+		$\dagger$		1		0	
buy-back option program	-		-		37,458		37,458	-		37,458	-
	36,866		26,194		96,995		160,055	629,490		789,545	6,632
Commercial											
Commercial secured by real estate:											
Corporate	-		-		_		-	152,386		152,386	-
Institutional	-		-		-		-	36,007		36,007	_
Middle market	1,330		-		935		2,265	182,182		184,447	-
Retail	617		1,697		7,073		9,387	173,782		183,169	-
Floor plan	89	Ш	-		-		89	2,989		3,078	-
Real estate	-		-		-		-	14,196		14,196	-
	2,036		1,697		8,008		11,741	561,542		573,283	-
Other commercial and industrial:											
Corporate	-		-		-		_	47,760		47,760	_
Institutional	-		-		_		-	477,932		477,932	_
Middle market			-		_		-	99,303		99,303	_
Retail	362		176		959		1,497	86,348		87,845	
Floor plan	182		-		98		280	38,501		38,781	-
	544		176		1,057		1,777	749,844		751,621	-
	2,580		1,873		9,065		13,518	1,311,386		1,324,904	-

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

								M	arch 31, 2	01	5					
									,							oans 90+
																Days Past
		30-59 Days		60-89 Days	9	0+ Days		T	otal Past							still
	P	ast Due	P	ast Due	P	ast Due			Due			Current	T	otal Loans	Ac	cruing
						(In	th	ou	sands)			1				
Consumer																
Credit cards		323		139		366			828			18,268		19,096		-
Overdrafts		17		-		-			17			290		307		-
Personal lines of credit		33		52		89			174			1,882		2,056		-
Personal loans		2,176		949		795			3,920			152,051		155,971		-
Cash collateral personal loans		252		16		-			268			15,960		16,228		-
		2,801		1,156		1,250			5,207			188,451		193,658		-
Auto and leasing		51,167		13,120		7,195			71,482			530,481		601,963		-
Total	\$	93,414	\$	42,343	\$	114,505		\$	250,262		\$	2,659,808	\$	2,910,070	\$	6,632

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

									Г	)ec	ember 31	, 2	01	4					
																			Loans 90+
																			Days
															4			1-	Past
		20.50			60.00										+			Dı	ue and
		30-59 Days			60-89 Days		9(	)+ Days		T	otal Past								Still
	P	ast Due		P	ast Due		P	ast Due			Due			Current		T	otal Loans	Ac	cruing
		I	_	ı				(In	tl	101	usands)							Ш	
Mortgage															4			Ц	
Traditional (by origination year):																			
Up to the year 2002	\$	4,128		\$	3,157		\$	4,395		\$	11,680		\$	54,064		\$	65,744	\$	134
Years 2003 and 2004		10,484			4,735			6,489			21,708			87,961			109,669		-
Year 2005		3,824			2,205			4,454			10,483			49,989	Ī		60,472	П	-
Year 2006		5,706			3,298			8,667			17,671			67,879			85,550	П	89
Years 2007,								,			,			ŕ			•	П	
2008		5,283			1,809			7,646			14,738			78,751			93,489		-
and 2009																		Ш	
Years 2010, 2011, 2012, 2013																			
and 2014		3,684			2,992			6,900			13,576			190,848			204,424		365
		33,109			18,196			38,551			89,856			529,492			619,348	П	588
Non-traditional		1,477			584			3,223			5,284			30,916			36,200		-
Loss mitigation		8,199			7,106			14,114			29,419			64,024			93,443		2,766
program															_			Ш	
		42,785		1	25,886	_		55,888			124,559	Щ		624,432	4		748,991	Ц	3,354
Home equity secured personal loans		-			-			-			-			517			517		-
GNMA's buy-back option program		-			-			42,243			42,243			-			42,243		-
program		42,785			25,886	┪		98,131			166,802			624,949	†		791,751	H	3,354

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Commercial								
Commercial								
secured by real								
estate:							_	
Corporate	-	-	-	-	133,076	133,076		-
Institutional	-	-	-	-	36,611	36,611		-
Middle market	1	645	396	1,041	163,009	164,050		-
Retail	330	561	7,275	8,166	167,462	175,628		-
Floor plan	-	-	-	-	1,650	1,650		-
Real estate	-	-	-	-	12,628	12,628		-
	330	1,206	7,671	9,207	514,436	523,643		-
Other							T	
commercial and industrial:								
Corporate	-	-	-	-	63,746	63,746		-
Institutional	-	-	-	-	478,935	478,935		-
Middle market	-	-	618	618	91,716	92,334		-
Retail	866	412	1,061	2,339	87,832	90,171		-
Floor plan	-	-	-	-	40,903	40,903		-
	866	412	1,679	2,957	763,132	766,089		-
	1,196	1,618	9,350	12,164	1,277,568	1,289,732		-

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

							D	ece	ember 31.	. 20	)14	<u> </u>				
																oans 90+
																Days Past
		30-59 Days		60-89 Days	9	0+ Days		T	otal Past							still
	P	ast Due	P	ast Due	P	ast Due			Due			Current	T	otal Loans	Ac	cruing
						(In	th	ou	sands)							
Consumer																
Credit cards		360		139		375			874			18,197		19,071		-
Overdrafts		20		-		-			20			287		307		-
Personal lines of credit		102		25		102			229			1,971		2,200		1
Personal loans		1,822		743		678			3,243			144,696		147,939		-
Cash collateral personal loans		275		39		9			323			16,920		17,243		1
		2,579		946		1,164			4,689			182,071		186,760		-
Auto and leasing		47,658		16,916		7,420			71,994			503,588		575,582		-
Total	\$	94,218	\$	45,366	\$	116,065		\$	255,649		\$	2,588,176	\$	2,843,825	\$	3,354

At March 31, 2015 and December 31, 2014, the Company had \$425.0 million and \$450.2 million, respectively, in loans granted to the Puerto Rico government, including its instrumentalities, public corporations and municipalities as part of the institutional commercial loan segment. All loans granted to Puerto Rico government were current at March 31, 2015 and December 31, 2014.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Acquired Loans Accounted for under ASC 310-20 (Loans with revolving feature and/or acquired at a premium)

Credit cards, retail and commercial revolving lines of credits, floor plans and performing auto loans with FICO scores over 660 acquired at a premium as part of the non-covered portfolio are accounted for under the guidance of ASC 310-20, which requires that any contractually required loan payment receivable in excess of the Company's initial investment in the loans be accreted into interest income on a level-yield basis over the life of the loan. Loans accounted for under ASC 310-20 are placed on non-accrual status when past due in accordance with the Company's non-accrual policy and any accretion of discount or amortization of premium is discontinued. Loans acquired in the non-covered portfolio that were accounted for under the provisions of ASC 310-20 are removed from the acquired loan category at the end of the reporting period upon refinancing, renewal or normal re-underwriting.

The following tables present the aging of the recorded investment in gross acquired loans accounted for under ASC 310-20 as of March 31, 2015 and December 31, 2014, by class of loans:

							M	[arc	h 31, 20	15							$\neg$
							171	lai	11 31, 20							Loa 90	ans )+
																Da Pa	
																Du an	
		30-59 Days	_	0-89 Days	90	+ Days		То	tal Past							St	ill
	P	ast Due	Pa	st Due	Pa	st Due			Due		(	Current	To	tal Loans	A	ccr	uing
		_				(In t	ho	usa	nds)								
Commercial																	
Commercial secured by real estate																	
Retail	\$	-	\$	-	\$	363		\$	363		\$	-	\$	363	5	\$	-
Floor plan		-		ı		392			392			2,320		2,712			-
		-		ı		755			755			2,320		3,075			-
Other commercial and industrial																	
Retail		116		117		143			376			3,573		3,949			-

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Floor plan	350		-		108		458		2,024		2,482		-
	466		117		251		834		5,597		6,431		-
	466		117		1,006		1,589		7,917		9,506		-
Consumer													
Credit cards	847		585		1,247		2,679		36,905		39,584		-
Personal loans	175		Q		107		291		3,047		3,338		_
iouns	1,022		594		1,354		2,970		39,952		42,922		-
Auto	11,204		2,523		959		14,686		147,508		162,194		-
Total	\$ 12,692	\$	3,234	\$	3,319	\$	19,245	\$	195,377	\$	214,622	\$	-

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

						I	)ec	em	ber 31, 2	201	4						
																9	ans 0+ ays
																	ays ast
																D	ue nd
		30-59 Days		60-89 Days	90-	+ Days		To	tal Past							S	till
	Pa	ast Due	Pa	st Due	Pa	st Due			Due		(	Current	To	tal Loans	A	cc	ruing
		1				(In	tho	usa	nds)			1					
Commercial																	
Commercial																	
secured by real estate																	
Retail	\$	-	\$	_	\$	351		\$	351		\$	-	\$	351		\$	-
Floor plan		-		62		345			407			3,724		4,131			-
		-		62		696			758			3,724		4,482			-
Other commercial and industrial																	
Retail		155		67		192			414			3,707		4,121			-
Floor plan		202		134		223			559			3,513		4,072			1
		357		201		415			973			7,220		8,193			-
		357		263		1,111			1,731			10,944		12,675			-
Consumer																	
Credit cards		1,376		654		1,399			3,429			38,419		41,848			-
Personal loans		151		47		77			275			3,221		3,496			-
		1,527		701		1,476			3,704			41,640		45,344			-
Auto		11,003		3,453		1,262			15,718			169,064		184,782			-
Total	\$	12,887	\$	4,417	\$	3,849		\$	21,153		\$	221,648	\$	242,801		\$	-

Acquired Loans Accounted for under ASC 310-30 (including those accounted for under ASC 310-30 by analogy)

Acquired loans that are part of the non-covered portfolio, except for credit cards, retail and commercial revolving lines of credits, floor plans and performing auto loans with FICO scores over 660 acquired at a premium, are accounted for by the Company in accordance with ASC 310-30.

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The carrying amount corresponding to non-covered loans acquired with deteriorated credit quality, including those accounted under ASC 310-30 by analogy, in the statements of financial condition at March 31, 2015 and December 31, 2014 is as follows:

	March 31,	December 31,
	2015	2014
	(In thou	sands)
Contractual required payments receivable	\$ 2,275,099	\$ 2,394,378
Less: Non-accretable discount	450,511	456,627
Cash expected to be collected	1,824,588	1,937,751
Less: Accretable yield	414,030	445,946
Carrying amount, gross	1,410,558	1,491,805
Less: allowance for loan and lease losses	14,166	13,481
Carrying amount, net	\$ 1,396,392	\$ 1,478,324

At March 31, 2015 and December 31, 2014, the Company had \$168.3 million and \$168.8 million, respectively, in loans granted to the Puerto Rico government, including its instrumentalities, public corporations and municipalities as part of its non-covered acquired loans accounted for under ASC 310-30. This entire amount was current at March 31, 2015 and December 31, 2014.

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following tables describe the accretable yield and non-accretable discount activity of acquired loans accounted for under ASC 310-30 for the quarters ended March, 31, 2015 and 2014, excluding covered loans:

					Qι	ıart	er Ended	M	arc	h 31, 201	5				
	M	lortgage	Co	mmercial		Cor	struction			Auto		Co	nsumer		Total
							(In tho	usa	and	s)					
Accretable Yield Activity:															
Balance at beginning of period	\$	298,364	\$	61,196		\$	25,829		\$	53,998		\$	6,559	\$	445,946
Accretion		(8,987)		(10,759)			(3,810)			(6,988)			(926)		(31,470)
Transfer (to) from non-accretable discount		(4,765)		6,893			(2,629)			87			(32)		(446)
Balance at end of period	\$	284,612	\$	57,330		\$	19,390		\$	47,097		\$	5,601	\$	414,030
Non-Accretable Discount Activity:															
Balance at beginning of period	\$	389,839	\$	23,069		\$	3,486		\$	16,215		\$	24,018	\$	456,627
Change in actual and expected losses		(1,995)		(350)			(2,158)			(1,585)			(474)		(6,562)
Transfer from (to) accretable yield		4,765		(6,893)			2,629			(87)			32		446
Balance at end of period	\$	392,609	\$	15,826		\$	3,957		\$	14,543		\$	23,576	\$	450,511

					Qı	uar	ter Ended	l N	Iar	ch 31, 201	4				
	Μ	Iortgage	Co	mmercial	•	Cor	struction			Auto		Co	nsumer		Total
							(In tho	us	and	ds)					
Accretable Yield Activity:															
Balance at beginning of period	\$	287,841	\$	96,139		\$	42,993		\$	77,845		\$	12,735	\$	517,553
Accretion		(9,369)		(12,717)			(4,486)			(11,825)			(1,872)		(40,269)
Transfer (to) from non-accretable discount		(4)		(785)			(3,502)			8,615			393		4,717
	\$	278,468	\$	82,637		\$	35,005		\$	74,635		\$	11,256	\$	482,001

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Balance at end of period											
Non-Accretable Discount Activity:											
Balance at beginning of period	\$ 463,166	\$	42,515	\$	5,851	\$	39,645	\$	28,410	\$	579,587
Change in actual and expected losses	(4,522)		(1,749)		(2,105)		(1,702)		(1,498)		(11,576)
Transfer from (to) accretable yield	4		785		3,502		(8,615)		(393)		(4,717)
Balance at end of period	\$ 458,648	\$	41,551	\$	7,248	\$	29,328	\$	26,519	\$	563,294

# **Covered Loans**

The carrying amount of covered loans at March 31, 2015 and December 31, 2014 is as follows:

	March 31,	I	December 31,
	2015		2014
	(In thou	ısands)	
Contractual required payments receivable	\$ 477,458	\$	535,425
Less: Non-accretable discount	32,712		62,410
Cash expected to be collected	444,746		473,015
Less: Accretable yield	116,288		109,859
Carrying amount, gross	328,458		363,156
Less: Allowance for covered loan and lease losses	70,651		64,245
Carrying amount, net	\$ 257,807	\$	298,911

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following tables describe the accretable yield and non-accretable discount activity of covered loans for the quarters ended March 31, 2015 and 2014:

					Q	uart	ter Ended	M	arc	h 31, 201	5				
	Sec 1- Re	Loans cured by 4 Family esidential coperties	an	mmercial d Other astruction		Dev Sec 1-4 Re	elopment cured by Family sidential operties		I	<b>Leasing</b>		Co	onsumer		Total
Accretable Yield Activity:							(======================================								
Balance at beginning of period	\$	47,636	\$	37,919		\$	20,753		\$	2,479		\$	1,072	\$	109,859
Accretion		(3,518)		(9,855)			(619)			(1,392)			(120)		(15,504)
Transfer from (to) non-accretable discount		14,214		5,417			672			578			1,052		21,933
Balance at end of period	\$	58,332	\$	33,481		\$	20,806		\$	1,665		\$	2,004	\$	116,288
Non-Accretable Discount Activity:															
Balance at beginning of period	\$	27,348	\$	24,464		\$	-		\$	-		\$	10,598	\$	62,410
Change in actual and expected losses		(577)		(8,554)			672			578			116		(7,765)
Transfer from (to) accretable yield		(14,214)		(5,417)			(672)			(578)			(1,052)		(21,933)
Balance at end of period	\$	12,557	\$	10,493		\$	-		\$	-		\$	9,662	\$	32,712

		Quarter Ended M	<b>1arch 31, 2014</b>	ļ	
Loans Secured	Commercial and Other	Construction &	Leasing	Consumer	Total
by 1-4	Construction	Development			
Family Residential		Secured by 1-4 Family			
Properties		Residential			

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				Pr	operties							
					(In tho	usa	nds	s)				
Accretable Yield Activity:												
Balance at beginning of period	\$ 53,250	\$	95,093	\$	1,690		\$	10,238	\$	2,688	\$	162,959
Accretion	(4,164)		(14,852)		(1,080)			(3,011)		(281)		(23,388)
Transfer from (to) non-accretable discount	5,533		2,959		(401)			105		1		8,196
Balance at end of period	\$ 54,619	\$	83,200	\$	209		\$	7,332	\$	2,407	\$	147,767
Non-Accretable Discount Activity:												
Balance at beginning of period	\$ 39,182	\$	81,092	\$	-		\$	-	\$	9,203	\$	129,477
Change in actual and expected losses	(2,309)		(10,997)		(401)			105		(356)		(13,958)
Transfer (to) from accretable yield	(5,533)		(2,959)		401			(105)		-		(8,196)
Balance at end of period	\$ 31,340	\$	67,136	\$	-		\$	-	\$	8,847	\$	107,323

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### Non-accrual Loans

The following table presents the recorded investment in loans in non-accrual status by class of loans as of March 31, 2015 and December 31, 2014:

	March 31,	De	ecember 31,
	2015		2014
	(In thou	usands)	
Originated and other loans and leases held for			
<u>investment</u>			
Mortgage			
Traditional (by origination year):			
Up to the year 2002	\$ 3,246	\$	4,427
Years 2003 and 2004	6,132		7,042
Year 2005	4,427		4,585
Year 2006	8,280		9,274
Years 2007, 2008 and 2009	10,023		8,579
Years 2010, 2011, 2012, 2013, 2014 and 2015	8,081		7,365
	40,189		41,272
Non-traditional	3,376		3,224
Loss mitigation program	22,454		20,934
	66,019		65,430
Commercial			
Commercial secured by real estate			
Middle market	10,442		9,534
Retail	9,722		9,000
	20,164		18,534
Other commercial and industrial			
Institutional	199,982		-
Middle market	547		618
Retail	2,029		2,527
Floor plan	98		-
	202,656		3,145
	222,820		21,679
Consumer			
Credit cards	366		375
Personal lines of credit	108		110
Personal loans	1,131		1,092

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Cash collateral personal loans	-	13
	1,605	1,590
Auto and leasing	8,482	8,668
	\$ 298,926	\$ 97,367

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS - (Continued)

	N	Tarch 31,	De	cember 31,
		2015		2014
		(In tho	usands)	
Acquired loans accounted under ASC 310-20				
Commercial				
Commercial secured by real estate				
Retail	\$	363	\$	351
Floor plan		392		407
		755		758
Other commercial and industrial				
Retail		146		195
Floor plan		115		234
		261		429
		1,016		1,187
Consumer				
Credit cards		1,247		1,399
Personal loans		107		77
		1,354		1,476
Auto		1,196		1,512
		3,566		4,175
Total non-accrual loans	\$	302,492	\$	101,542

Loans accounted for under ASC 310-30 are excluded from the above table as they are considered to be performing due to the application of the accretion method, in which these loans will accrete interest income over the remaining life of the loans using estimated cash flow analyses.

Delinquent residential mortgage loans insured or guaranteed under applicable FHA and VA programs are placed in non-accrual status when they become 18 months or more past due, since they are insured loans.

During the quarter ended March 31, 2015, the revolving line of credit to PREPA was classified as non-accrual. At March 31, 2015, this line of credit had an unpaid principal balance of \$200.0 million.

At March 31, 2015 and December 31, 2014, loans whose terms have been extended and which are classified as troubled-debt restructurings that are not included in non-accrual loans amounted to \$87.6 million and \$274.4 million,

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respectively, as they are performing under their new terms.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **Impaired Loans**

The Company evaluates all loans, some individually and others as homogeneous groups, for purposes of determining impairment. The total investment in impaired commercial loans was \$244.1 million and \$236.9 million at March 31, 2015 and December 31, 2014, respectively. Impaired commercial loans at March 31, 2015 and December 31, 2014 included the PREPA line of credit with an unpaid principal balance of \$200.0 million. The impaired commercial loans were measured based on the fair value of collateral or the present value of cash flows, including those identified as troubled-debt restructurings. The valuation allowance for impaired commercial loans amounted to \$25.7 million and \$841 thousand at March 31, 2015 and December 31, 2014, respectively. The total investment in impaired mortgage loans was \$88.8 million and \$94.2 million at March 31, 2015 and December 31, 2014, respectively. Impairment on mortgage loans assessed as troubled-debt restructurings was measured using the present value of cash flows. The valuation allowance for impaired mortgage loans amounted to approximately \$8.4 million and \$9.0 million at March 31, 2015 and December 31, 2014, respectively.

#### Originated and Other Loans and Leases Held for Investment

The Company's recorded investment in non-covered commercial and mortgage loans categorized as originated and other loans and leases held for investment that were individually evaluated for impairment and the related allowance for loan and lease losses at March 31, 2015 and December 31, 2014 are as follows:

	March 31, 2015													
		Unpaid		R	ecorded		F	Related						
	P	Principal		In	vestment		Al	lowance		Coverage				
					(In thou	ısand	s)							
Impaired loans with specific allowance:														
Commercial	\$	214,131		\$	212,960		\$	25,744		12%				
Residential troubled-debt restructuring		94,979			88,805			8,366		9%				
Impaired loans with no specific allowance:														
Commercial		33,197			29,460			N/A		N/A				
Total investment in impaired loans	\$	342,307		\$	331,225		\$	34,110		10%				

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			December	31, 20	14	
		Unpaid	Recorded		Related	
	I	Principal	Investment		Allowance	Coverage
			 (In thou	sands)		 _
Impaired loans with specific allowance						
Commercial	\$	6,349	\$ 6,226	\$	841	14%
Residential troubled-debt restructuring		99,947	94,185		8,968	10%
Impaired loans with no specific allowance						
Commercial		237,806	230,044		N/A	N/A
Total investment in impaired loans	\$	344,102	\$ 330,455	\$	9,809	3%

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Acquired Loans Accounted for under ASC 310-20 (Loans with revolving feature and/or acquired at a premium)

The Company's recorded investment in non-covered commercial loans categorized as non-covered acquired loans accounted for under ASC 310-20 that were individually evaluated for impairment and the related allowance for loan and lease losses at March 31, 2015 and December 31, 2014 are as follows:

				March	31, 201	5			
	1	Unpaid		Recorded			elated		
	P	rincipal		Investment		All	owance		Coverage
			•	(In tho	usands)	)		,	
Impaired loans with no specific allowance									
Commercial	\$	1,644	\$	1,641			N/A		N/A
Total investment in impaired loans	\$	1,644	\$	1,641		\$	-		0%
				Decembe	r 31, 20	)14			
	1	Unpaid		Recorded		S	pecific		
	P	rincipal		Investment		All	owance		Coverage
				(In tho	usands)	)			
Impaired loans with no specific allowance									
Commercial	\$	672	\$	672			N/A		N/A
Total investment in impaired loans	\$	672	\$	672		\$	-		0%

Non-covered Acquired Loans Accounted for under ASC 310-30 (including those accounted for under ASC 310-30 by analogy)

The Company's recorded investment in non-covered acquired loan pools accounted for under ASC 310-30 and their related allowance for non-covered loan and lease losses at March 31, 2015 and December 31, 2014 are as follows:

March 31, 2015
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		Unpaid		Recorded			Coverage to Recorded
	ŀ	Principal	<u> </u>	nvestment	•	llowance	Investment
				(In thou	sands)		
Impaired non-covered loan pools:							
Mortgage	\$	19,368	\$	20,618	\$	473	2%
Commercial		249,252		221,943		5,795	3%
Construction		90,246		84,453		7,892	9%
Consumer		29,498		23,843		5	0%
Total investment in impaired non-covered loan pools	\$	388,364	\$	350,857	\$	14,165	4%

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

				December 3	31, 2014	ļ	
							Coverage
	1	U <b>npaid</b>	(In thousands) 228 255,619 5,5		to Recorded		
	P	rincipal	Iı	nvestment	A	llowance	Investment
Impaired non-covered loan pools:							
Commercial		289,228		255,619		5,506	2%
Construction		90,786		83,751		7,970	10%
Consumer		35,812		29,888		5	0%
Total investment in impaired non-covered loan pools	\$	415,826	\$	369,258	\$	13,481	4%

The following table presents the interest recognized in non-covered commercial and mortgage loans that were individually evaluated for impairment, excluding loans accounted for under ASC 310-30, for the quarters ended March 31, 2015 and 2014:

				Quarter End	ded M	larch 31,		
		20	15			·	2014	
	I	nterest ncome cognized	R	Average Recorded vestment		Interest Income Recognized	I	Average Recorded nvestment
Originated and other loans held for investment:				(In the	ousan	ds)		
Impaired loans with specific allowance								
Commercial	\$	3,695	\$	79,873	\$	24	\$	6,259
Residential troubled-debt restructuring		733		93,391		645		87,052
Impaired loans with no specific allowance								
Commercial		241		161,568		78		21,629
		4,669		334,832		747		114,940
Acquired loans accounted for under ASC 310-20:								
Impaired loans with no specific allowance								

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Commercial	12		2,401		-		208
Total interest income from impaired loans	\$ 4,681	\$	337,233	\$	747	\$	115,148

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### Covered Loans

The Company's recorded investment in covered loan pools that have recorded impairments and their related allowance for covered loan and lease losses as of March 31, 2015 and December 31, 2014 are as follows:

				March 31	, 2015		
							Coverage
	1	U <b>npaid</b>	F	Recorded			to Recorded
	P	rincipal	In	vestment	A	llowance	Investment
				(In thous	ands)		
Impaired covered loan pools:							
Loans secured by 1-4 family residential properties	\$	131,084	\$	105,037	\$	17,341	17%
Construction and development secured by 1-4 family							
residential properties		46,732		17,932		10,842	60%
Commercial and other construction		162,616		120,049		42,079	35%
Consumer		6,434		2,262		389	17%
Total investment in impaired covered loan pools	\$	346,866	\$	245,280	\$	70,651	29%

			_	December	· 31, 201	4	
							Coverage
	1	U <b>npaid</b>		Recorded		Specific	to Recorded
	P	rincipal	I	nvestment	A	llowance	Investment
				(In thou	ısands)		
Impaired covered loan pools with specific allowance							
Loans secured by 1-4 family residential properties	\$	134,579	\$	106,116	\$	15,522	15%
Construction and development secured by 1-4 family							
residential properties		57,123		19,562		10,724	55%

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Total investment in impaired covered loan pools	\$ 293,588	\$	204,253	\$	64,245	31%
Consumer	7,992		4,506		389	9%
Commercial and other construction	93,894		74,069		37,610	51%

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

# **Modifications**

The following tables present the troubled-debt restructurings during the quarters ended March 31, 2015 and 2014:

	T						_		_					
						Ç	<u>)</u> ı	uarter Ended Mar	·c	<u>h 3</u>	31, 201 <del>5</del>	5		
		O	ut Re	ecorded	gF	on Pre-Modification Weighted Average Rate		Pre-Modificati <b>Pn</b> Weighted Average Term (in Months)	O	Out Re		ng 1	Post-Modification Weighted	Post-Modificat Weighted Average Term Months)
								(Dollars in thous	Si	anc	ds)			
Mortgage	51		\$	6,182	I	4.00%	Ĺ	356	Ĺ	\$	6,054	Ī	4.02%	
Commercial	3			4,505	Ī	6.83%		80			4,505		7.00%	
Consumer	11			146	I	14.67%		75	Ľ		182	I	14.80%	
		Ц	$\bigsqcup$		$\downarrow$		L		ļ	L'	<u> </u>	Ļ		
					$\perp$		L		L	L		L		
					_	C	_	uarter Ended Mar	_	-		_		
				lodificat				Pre-Modificati <b>&amp;o</b>						Post-Modificat
				l'	gF	Pre-Modification	l					-	Post-Modification	Weighted
	of			ecorded	1	Weighted	ĺ	Average Term			ecorded		Weighted	Average Term
	contracts	I	nv	<u>'estmen</u> t		Average Rate	L	(in Months)	•		vestmen	rt	Average Rate	Months)
			_		_		_	(Dollars in thous	Si	anc	ds)	_		
Mortgage	34		\$	4,009		6.43%		347	L	\$	3,910	L	4.35%	1
Commercial	5			42	╧	12.97%	L	67	L	L'	44	L	12.95%	
					┸		L		L	Ľ	<u> </u>	L		
			•						1					

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following table presents troubled-debt restructurings for which there was a payment default during the quarters ended March 31, 2015 and 2014:

			Quarter E	nded ]	March 31,									
		2015			2014									
	Number of Contracts		ecorded vestment		Number of Contracts		Recorded Investmen							
			(Dollars	in tho	usands)									
Mortgage	60	\$	\$ 6,963 \$ 81		19		\$	2,592						
Consumer	6	\$			1		\$	11						

#### Credit Quality Indicators

The Company categorizes non-covered originated commercial loans and acquired commercial loans accounted for under ASC 310-20 into risk categories based on relevant information about the ability of borrowers to service their debt, such as economic conditions, portfolio risk characteristics, and prior loss experience, and the results of periodic credit reviews of individual loans.

The Company uses the following definitions for risk ratings:

**Pass:** Loans classified as "pass" have a well defined primary source of repayment very likely to be sufficient, with no apparent risk, strong financial position, minimal operating risk, profitability, liquidity and capitalization better than industry standards.

**Special Mention:** Loans classified as "special mention" have a potential weakness that deserves management's close attention. If left uncorrected, these potential weaknesses may result in deterioration of the repayment prospects for the loan or of the institution's credit position at some future date.

**Substandard:** Loans classified as "substandard" are inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Loans so classified have a well defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the institution will sustain some loss if the deficiencies are not corrected.

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**Doubtful:** Loans classified as "doubtful" have all the weaknesses inherent in those classified as substandard, with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, questionable and improbable.

**Loss:** Loans classified as "loss" are considered uncollectible and of such little value that their continuance as bankable assets is not warranted. This classification does not mean that the asset has absolutely no recovery or salvage value, but rather that it is not practical or desirable to defer writing off this worthless loan even though partial recovery may be effected in the future.

Loans not meeting the criteria above that are analyzed individually as part of the above described process are considered to be pass rated loans.

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

As of March 31, 2015 and December 31, 2014, and based on the most recent analysis performed, the risk category of gross non-covered originated and other loans and acquired loans accounted for under ASC 310-20 subject to risk rating by class of loans is as follows:

					N	March 31,	20	15							
						Risk Rati									
														lividually	
	]	Balance			S	pecial							M	easured for	
	Οι	ıtstanding		Pass	M	<b>lention</b>	S	ubs	standard	Doubtful			Impairment		
					(	In thousa	nds	s)							
Commercial -															
originated and															
other loans held															
for investment															
Commercial															
secured by real															
estate:															
Corporate	\$	152,386	\$	134,584	\$	15,385		\$	-	\$	-		\$	2,417	
Institutional		36,007		26,915		8,864			-		-			228	
Middle market		184,447		158,396		7,898			-		-			18,153	
Retail		183,169		164,433		4,979			3,924		-			9,833	
Floor plan		3,078		2,793		196			-		-			89	
Real estate		14,196		14,196		-			-		-			_	
		573,283		501,317		37,322			3,924		-			30,720	
Other commercial and industrial:															
Corporate		47,760		42,100		-			-		-			5,660	
Institutional		477,932		277,950		_			_		_			199,982	
Middle market		99,303		94,093		2,238			_		_			2,972	
Retail		87,845		84,556		373			1,699		_			1,217	
Floor plan		38,781		35,322		1,583			7		_			1,869	
•		751,621		534,021		4,194			1,706		_			211,700	
Total		1,324,904		1,035,338		41,516			5,630		-			242,420	
Commercial - acquired loans															
(under ASC 310-20)															

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Commercial secured by real											
estate:											
Retail	363		ı		1		363		-		-
Floor plan	2,712		1,465		-		-		-		1,247
	3,075		1,465		-		363		-		1,247
Other commercial and industrial:											
Retail	3,949		3,926		8		15		-		-
Floor plan	2,482		2,088		_		-				394
	6,431		6,014		8		15		-		394
Total	9,506		7,479		8		378				1,641
Total	\$ 1,334,410	\$	1,042,817	\$	41,524	9	\$ 6,008	\$	-	\$	244,061

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

	December 31, 2014																	
	Risk Ratings																	
																Ind	ividually	
		Balance					S	pecial								M	easured	
							<b>.</b>	_						$\sqcup \!\!\!\! \perp$			for	
	Oı	utstanding	Pass		Pass	Mention			Substandard				Doubtful			Impairment		
Commercial -							(	In thousa	ına	S)						l		
originated and																		
other loans held																		
for investment																		
Commercial																		
secured by real																		
estate:																		
Corporate	\$	133,076		\$	109,282		\$	15,615		\$	-		\$	-		\$	8,179	
Institutional		36,611			27,089			9,284			-			-			238	
Middle market		164,050			148,360			2,817			-			ı			12,873	
Retail		175,628			159,209			3,690			2,637			ı			10,092	
Floor plan		1,650			692			958			-			ı			-	
Real estate		12,628			12,628			-			-			1			-	
		523,643			457,260			32,364			2,637			1			31,382	
Other commercial																		
and industrial:																		
Corporate		63,746			63,746			-			-			-			-	
Institutional		478,935			278,953			-			-			-			199,982	
Middle market		92,334			87,126			2,815			-			-			2,393	
Retail		90,171			85,941			259			2,575			-			1,396	
Floor plan		40,903			38,413			1,247			126			-			1,117	
		766,089			554,179			4,321			2,701			-			204,888	
Total		1,289,732			1,011,439			36,685			5,338			-			236,270	
Commercial - acquired loans																		
acquired rouns																		
(under ASC																		
310-20)																		
Commercial																		
secured by real																		
estate:																		
Retail		351			-			-			351			-			-	

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Floor plan	4,131		3,724		-		-		1		407
	4,482		3,724		-		351		ı		407
Other commercial and industrial:											
Retail	4,121		4,080		8		33		1		-
Floor plan	4,072		3,807		-		-		1		265
	8,193		7,887		8		33		ı		265
Total	12,675		11,611		8		384		1		672
Total	\$ 1,302,407	\$	1,023,050	\$	36,693	\$	5,722	\$	-	\$	236,942

All loans individually measured for impairment are classified as substandard at March 31, 2015 and December 31, 2014.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

At March 31, 2015 and December 31, 2014, the Company had outstanding credit facilities of approximately \$593.3 million and \$619.0 million, respectively, granted to the Puerto Rico government, including its instrumentalities, public corporations and municipalities. A substantial portion of our credit exposure with the government of Puerto Rico consists of collateralized loans or obligations that have a specific source of income or revenues identified for its repayment. Some of these obligations consist of senior and subordinated loans to public corporations that obtain revenues from rates charged for services, such as water and electric power utilities. Public corporations have varying degrees of independence from the central government and many have received appropriations or are due other payments from central government. The Company also has loans to various municipalities for which the good faith, credit and unlimited taxing power of the applicable municipality has been pledged to their repayment. These municipalities are required by law to levy special property taxes in such amounts as shall be required for the payment of all their general obligation bonds and notes. Another portion of these loans consists of special obligations of various municipalities that are payable from the basic real and personal property taxes collected within such municipalities. The good faith and credit obligations of the municipalities have a first lien on the basic property taxes.

The Public Corporation Debt Enforcement and Recovery Act (the "Recovery Act") enacted in 2014 established procedures for the adjustment of debts of certain public corporations owned by the Commonwealth of Puerto Rico. As Puerto Rico governmental instrumentalities, the prevailing view is that such public corporations, including, for example, PREPA, are not currently eligible for federal bankruptcy relief under any chapter of the U.S. Bankruptcy Code. The Recovery Act states in its preamble that it further promotes the government's public policy of no longer providing financial support to such public corporations and promoting their economic independence. As a result of the enactment of the Recovery Act, the three principal rating agencies further downgraded to below investment grade most of Puerto Rico's debt obligations. However, in February 2015, the United States District Court for the District of Puerto Rico held that the Recovery Act is pre-empted by the U.S Bankruptcy Code and is therefore void pursuant to the Supremacy Clause of the United States Constitution. It further held that the Commonwealth is permanently enjoined from enforcing the Recovery Act. The Commonwealth has since appealed the District Court's decision. The Commonwealth's ability to restructure the debts of some of its public corporations, such as PREPA, remains uncertain, and a broad disorderly restructuring is possible.

Oriental Bank is part of a four bank syndicate providing a \$550 million dollar revolving line of credit to finance the purchase of fuel for the day to day power generation activities of PREPA, a public corporation authorized to seek relief under the Recovery Act. The Bank's participation in the line of credit has an unpaid principal balance of \$200.0 million as of December 31, 2014. We, as part of the bank syndicate, agreed in August 2014 to extend our credit facilities with PREPA to March 31, 2015. In connection with such extension, PREPA appointed a Chief Restructuring Officer to work alongside the Executive Director to develop, organize and manage a financial and operational restructuring of PREPA subject to the approval of PREPA's Board of Directors. PREPA also committed to deliver a full debt-restructuring plan by March 2, 2015, which it failed to deliver. After the extension, the Company classified the credit as substandard and a troubled-debt restructuring. The Company conducted an impairment analysis considering the probability of collection of principal and interest, which included a financial model to project the future liquidity status of PREPA under various scenarios and its capacity to service its financial obligations, and concluded that the PREPA had sufficient cash flows for the repayment of the line of credit. Despite the Company's

analysis showing PREPA's capacity to repay the line of credit, the Company placed its participation in non-accrual and recorded a \$24 million provision during the first quarter of 2015 as a result of PREPA's reluctance to commit to the full repayment of the line of credit in ongoing negotiations.

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

For residential and consumer loan classes, the Company evaluates credit quality based on the delinquency status of the loan. As of March 31, 2015 and December 31, 2014, and based on the most recent analysis performed, the risk category of non-covered gross originated and other loans and acquired loans accounted for under ASC 310-20 not subject to risk rating by class of loans is as follows:

								N	Aarch 31	آ	20	15						
									Delinqu	er	ıc	y						
																	Iı	ndividually
		Balance																Measured for
	o	utstanding		0	)-29 days		30-59 days		60-89 days			90-119 days		20-364 days		365+ days	I	mpairmen
								(	In thous	ar	ıd	s)						
Originated and other loans and leases held for investment																		
Mortgage			Ħ															
Traditional																		
(by origination year)																		
Up to the year 2002	\$	62,905	9	\$	52,075	\$	5,087	\$	1,797		\$	672	\$	1,091	\$	1,368		\$ 815
Years 2003 and 2004		106,754			86,030		8,832		4,104			1,049		3,057		1,889		1,793
Year 2005		59,028			47,194		4,243		2,354			262		1,549		2,215		1,211
Year 2006		83,642			63,403		5,338		3,097			553		2,954		4,753		3,544
Years 2007, 2008 and 2009		96,134			74,618		2,380		3,549			629		5,013		5,881		4,064
Years 2010, 2011, 2012		212,440			197,375		1,630		1,581			417		3,403		3,283		4,751

2013,																
2014 and 2015															Ц	
		620,903		520,695		27,510		16,482		3,582		17,067		19,389	Ц	16,178
Non-traditional		34,716		29,412		948		1,028		796		553		1,979		-
Loss mitigation program		96,048		15,161		2,649		1,646		1,437		1,143		1,385		72,627
		751,667		565,268		31,107		19,156		5,815		18,763		22,753		88,805
Home equity secured																
personal loans		420		420		-		-		-		-		-		-
GNMA's buy-back																
option program		37,458		_		_		_		6,610		18,082		12,766		_
		789,545		565,688		31,107		19,156		12,425		36,845		35,519		88,805
Consumer																
Credit cards		19,096		18,268		323		139		187		179		_		-
Overdrafts		307		290		17		_		_		_		_		_
Unsecured personal lines of credit		2,056		1,882		33		52		60		29		-		-
Unsecured personal loans		155,971		152,051		2,176		949		732		63		_		-
Cash collateral personal loans		16,228		15,960		252		16		-		-		-		-
		193,658		188,451		2,801		1,156		979		271		-		-
Auto and Leasing		601,963		530,481		51,167		13,120		4,684		2,511		_		_
		1,585,166		1,284,620		85,075		33,432		18,088		39,627		35,519		88,805
Acquired loans (accounted for under ASC																
310-20)	+		+		1		-		$oldsymbol{\perp}$		-		+		dash	
Consumer	+	20.70:	+	26005	-	6.1-	-		+		-		+		dash	
Credit cards	+	39,584	+	36,905	+	847	-	585	+	573	-	674	+	-	ert	-
Personal		2 220		2 046		175		9		32		76				
loans	+	3,338 <b>42,922</b>	+	3,046 <b>39,951</b>	+	1,022	+	<b>594</b>	+	605	-	76 <b>750</b>	+	+ -	${\sf H}$	<del>-</del>
Auto	+	162,194	+	147,508	+	11,204	+	2,523	+	672	+	287	+	<del>                                     </del>	${\sf H}$	<del>                                     </del>
Auto	+	205,116	$\top$	187,459	T	12,226	+	3,117	$\dagger$	1,277	1	1,037	$\dagger$	<del>                                     </del>	${\mathsf H}$	<del>-</del>
Total	\$	1,790,282	\$	1 1	\$	97,301	\$	36,549	\$	19,365	\$	40,664	\$	35,519	\$	88,805

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

							D	ecember 3	31	., 2	2014							
								Delinqu	eı	10	y				_			
		Balance				20.70		(0.00			20.110							ividually easured for
	o	utstanding	(	0-29 days		30-59 days		60-89 days			90-119 days		20-364 days		365+ days	I	այ	pairmen
	T		<u>l</u>			uays		(In thous	ar				uuys	<u> </u>	days			
Originated and other loans and leases held for investment																		
Mortgage	L				_							_						<del> </del>
Traditional (by origination year)																		
Up to the year 2002	\$	65,744	\$	53,432		\$ 3,963	\$	3,083		\$	1,044		\$ 1,360	\$	1,975		\$	887
Years 2003 and 2004		109,669		86,941		10,391		4,362			1,657		3,215		1,330			1,773
Year 2005		60,472		49,275		3,824		2,205			389		1,673		1,893			1,213
Year 2006		85,550		65,113		5,263		2,967			1,242		2,801		4,624			3,540
Years 2007, 2008 and 2009		93,489		76,246		4,230		1,809			337		3,986		2,813			4,068
Years 2010, 2011, 2012																		
2013 and 2014		204,424		190,650		2,988		2,490			938		1,397		1,296			4,665
		619,348		521,657		30,659		16,916			5,607		14,432		13,931			16,146
Non-traditional		36,200		30,916		1,477		584			478		600		2,096			49
Loss mitigation program		93,443		10,882		995		1,123			802		405		1,246			77,990

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	748,991	563,455	33,131	18,623	6,887		15,437	17,273		94,185
Home equity secured										
personal loans	517	517	-	-	-		-	-		_
GNMA's buy-back										
option program	42,243	-	-	-	6,416		20,729	15,098		-
	791,751	563,972	33,131	18,623	13,303		36,166	32,371		94,185
Consumer										
Credit cards	19,071	18,198	360	139	171		203	-		-
Overdrafts	307	287	20	-	-		-	-		-
Unsecured personal lines of credit	2,200	1,970	102	25	38		62	3		-
Unsecured personal loans	147,939	144,696	1,822	743	623		55	-		-
Cash collateral personal loans	17,243	16,920	275	39	9		-	-		-
	186,760	182,071	2,579	946	841		320	3		-
Auto and Leasing	575,582	503,588	47,658	16,916	5,196		2,224	-		-
	1,554,093	1,249,631	83,368	36,485	19,340		38,710	32,374		94,185
Acquired loans (accounted for under ASC 310-20)										
Consumer										
Credit cards	41,848	38,419	1,376	654	589		810	_		-
Personal loans	3,496	3,221	151	47	39		38	-		-
	45,344	41,640	1,527	701	628		848	-		_
Auto	184,782	169,064	11,003	3,453	767		495	-		_
	230,126	210,704	12,530	4,154	1,395		1,343	-		_
Total \$	1,784,219	\$ 1,460,335	\$ 95,898	\$ 40,639	\$ 20,735	_\$	40,053	\$ 32,374	_\$	94,185

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## NOTE 5 – ALLOWANCE FOR LOAN AND LEASE LOSSES

The composition of the Company's allowance for loan and lease losses at March 31, 2015 and December 31, 2014 was as follows:

	N	March 31,	Dec	ember 31,
		2015		2014
		(In the	ousands)	1
Allowance for loans and lease losses on non-covered loans:				
Originated and other loans and leases held for investment:				
Mortgage	\$	18,086	\$	19,679
Commercial		33,123		8,432
Consumer		9,405		9,072
Auto and leasing		15,762		14,255
Unallocated		383		1
		76,759		51,439
Acquired loans:				
Accounted for under ASC 310-20 (Loans with revolving				
feature and/or				
acquired at a premium)		10		
Commercial	+	49		65
Consumer	_	1,885		1,211
Auto		3,516		3,321
		5,450		4,597
Accounted for under ASC 310-30 (Loans acquired with deteriorated				
credit quality, including those by analogy)				
Commercial		13,687		13,476
Consumer		479		5
		14,166		13,481
		96,375		69,517
Allowance for loans and lease losses on covered loans:				ĺ
Loans secured by 1-4 family residential properties		17,340		15,522
Commercial and other construction		52,922		48,334
Consumer		389		389
		70,651		64,245
Total allowance for loan and lease losses	\$	167,026	\$	133,762

#### Non-Covered Loans

The Company maintains an allowance for loan and lease losses at a level that management considers adequate to provide for probable losses based upon an evaluation of known and inherent risks. The Company's allowance for loan and lease losses policy provides for a detailed quarterly analysis of probable losses. The analysis includes a review of historical loan loss experience, value of underlying collateral, current economic conditions, financial condition of borrowers and other pertinent factors. While management uses available information in estimating probable loan losses, future additions to the allowance may be required based on factors beyond the Company's control. We also maintain an allowance for loan losses on acquired loans when: (i) for loans accounted for under ASC 310-30, there is deterioration in credit quality subsequent to acquisition, and (ii) for loans accounted for under ASC 310-20, the inherent losses in the loans exceed the remaining credit discount recorded at the time of acquisition.

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## Originated and Other Loans and Leases Held for Investment

The following tables present the activity in our allowance for loan and lease losses and the related recorded investment of the associated loans for our originated and other loans held for investment portfolio by segment for the periods indicated:

						Q	uarter M	arc	h 3	1, 2015					
	M	ortgage	(	Con	nmercial	Со	nsumer			ito and easing	τ	Jnal	located		Total
_							(In the	ous	and	s)					
Allowance for loan and lease losses for non-covered originated and other loans:															
Balance at beginning of period	\$	19,679		\$	8,432	\$	9,072		\$	14,255		\$	1	\$	51,439
Charge-offs		(1,414)			(992)		(1,676)			(8,136)			-		(12,218)
Recoveries		-			89		153			3,384			-		3,626
Provision (recapture) for non-covered		(179)			25,594		1,856			6,259			382		33,912
loan and lease															
Balance at end of period	\$	18,086		\$	33,123	\$	9,405		\$	15,762		\$	383	\$	76,759

			March	31,	2015											
	Mortgage	Commercial	Consumer		Auto and Leasing	Unal	located	Total								
_		(In thousands)														
Allowance for loan and lease losses on non-covered originated and other loans:																

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Ending allowance balance attributable											
to loans:											
Individually											
evaluated for impairment	\$ 8,366	\$	25,744	\$	-	\$	-	\$	-	\$	34,110
Collectively evaluated for											42,649
impairment	9,720		7,379		9,405		15,762		383		
Total ending allowance balance	\$ 18,086	\$	33,123	\$	9,405	\$	15,762	\$	383	\$	76,759
Loans:											
Individually evaluated for impairment	\$ 88,805	\$	242,420	\$	-	\$	-	\$	-	\$	331,225
Collectively evaluated for impairment	700,740		1,082,484		193,658		601,963		-		2,578,845
Total ending loan balance	\$ 789,545	 \$	1,324,904	\$	193,658	\$	601,963	\$		\$	2,910,070

During the quarter ended March 31, 2015, the Company placed its \$200 million participation in a line of credit to PREPA on non-accrual status and recorded a \$24.0 million provision for loan and lease losses, which is part of the overall quarterly provision for loan and lease losses.

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

					Qι	ıart	er Ende	l N	larc	h 31, 201	4				
	M	ortgage	Con	ımercial		Coı	nsumer			ito and easing	1	J <b>na</b>	llocated	,	<b>Fotal</b>
_							(In the	ous	and	s)					
Allowance for loan and lease losses for non-covered originated and other loans:															
Balance at beginning of period	\$	19,937	\$	14,897		\$	6,006		\$	7,866		\$	375	\$	49,081
Charge-offs		(1,214)		(419)			(838)			(4,645)			-		(7,116)
Recoveries		148		98			147			1,524			ı		1,917
Provision (recapture) for non-covered  originated and other loan and lease losses		640		(582)			1,820			3,986			(239)		5,625
Balance at end of period	\$	19,511	\$	13,994		\$	7,135		\$	8,731		\$	136	\$	49,507

					J	December	31	, 20	)14					
	M	ortgage	Co	ommercial	Co	onsumer			uto and easing	U	nall	locate	d	Total
_						(In thou	saı	nds	)					
Allowance for loan and lease losses for non-covered originated and other loans:														
Ending allowance balance attributable to loans:														
Individually evaluated for impairment	\$	8,968	\$	841	\$	-		\$	1		\$	-		\$ 9,809
Collectively evaluated for impairment		10,711		7,591		9,072			14,255			1		41,630

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Total ending allowance balance	\$ 19,679	\$	8,432	\$	9,072	\$	14,255	\$	1	\$	51,439
Loans:											
Individually evaluated for impairment	\$ 94,185	\$	236,270	\$	-	\$	-	\$	1	\$	330,455
Collectively evaluated for impairment	697,566		1,053,462		186,760		575,582		1		2,513,370
Total ending loans balance	\$ 791,751	\$	1,289,732	\$	186,760	\$	575,582	\$		\$	2,843,825

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Acquired Loans accounted for under ASC 310-20 (Loans with revolving feature and/or acquired at a premium)

The following tables present the activity in our allowance for loan losses and related recorded investment of the associated loans in our non-covered acquired loan portfolio, excluding loans accounted for under ASC 310-30, for the periods indicated:

				Quar	ter l	End	ed March	31,	201	5		
	Com	mercial	Coı	nsumer			Auto	Ţ	Jna	llocated	I	Total
_					(	In tl	nousands)					
Allowance for loan and lease losses												
for non-covered acquired loans												
accounted for under ASC 310-20:												
Balance at beginning of period	\$	65	\$	1,211		\$	3,321		\$	-	\$	4,597
Charge-offs		_		(1,380)			(1,267)			-		(2,647)
Recoveries		9		134			570			-		713
Provision (recapture) for non-covered acquired loan and lease losses												
accounted for												
under ASC 310-20		(25)		1,920			892			_		2,787
Balance at end of period	\$	49	\$	1,885		\$	3,516		\$	-	\$	5,450

			March 31, 2015		
	Commercial	Consumer	Auto	Unallocated	Total
_			(In thousands)		
Allowance for loan and lease losses on non-covered acquired loans accounted					

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Total ending loan balance	\$ 9,506	\$	42,922	\$	162,194	\$	-	\$	214,622
Collectively evaluated for impairment	7,865		42,922		162,194		-		212,981
Individually evaluated for impairment	\$ 1,641	\$	-	\$	-	\$	-	\$	1,641
Loans:									
Total ending allowance balance	\$ 49	\$	1,885	\$	3,516	\$	-	\$	5,450
Collectively evaluated for impairment	\$ 49	\$	1,885	\$	3,516	\$	-	\$	5,450
attributable  to loans:									
for under ASC 310-20: Ending allowance balance									

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

				Quart	er F	Ende	d March 3	1, 20	)14			
	Con	nmercial	Co	nsumer			Auto	Ų	nal	located		Total
					(1	n th	ousands)					
Allowance for loan and lease losses												
for non-covered acquired loans												
accounted for under ASC 310-20:												
Balance at beginning of period	\$	926	\$	-		\$	1,428	\$	6	-	\$	2,354
Charge-offs		(174)		(2,058)			(1,296)			_		(3,528)
Recoveries		-		100			450			_		550
Provision (recapture)for non-covered acquired												
loan and lease losses accounted for												
under ASC 310-20		115		2,462			1,665			-		4,242
Balance at end of period	\$	867	\$	504		\$	2,247	9	}	-	\$	3,618
								+				

			December 31, 2014											
	Cor	nmercial		Co	nsumer			Auto	Į	Jnal	located		,	Total
_						(I	n the	ousands)						
Allowance for loan and lease losses on non-covered acquired loans accounted for under ASC 310-20:														
Ending allowance balance attributable to loans:														
Collectively evaluated for impairment	\$	65		\$	1,211		\$	3,321		\$	-		\$	4,597

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Total ending allowance balance	\$ 65	\$	1,211	\$	3,321	\$	-	\$	4,597
Loans:									
Individually evaluated for impairment	\$ 672	\$	-	\$	1	\$	1	\$	672
Collectively evaluated for impairment	12,003		45,344		184,782		ı		242,129
Total ending loan balance	\$ 12,003	\$	45,344	\$	184,782	\$	-	\$	242,801

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Acquired Loans Accounted for under ASC 310-30 (including those accounted for under ASC 310-30 by analogy)

The following tables present the activity in our allowance for loan losses and related recorded investment of the associated loans in our non-covered acquired loan portfolio accounted for under ASC 310-30, for the periods indicated:

					Qu	arte	er End	ed N	Marc	ch 31, 20	015				
	Mor	tgage	Co	mmercial	C	onst	ructio	n	Con	sumer		A	Auto	-	Γotal
_							(In t	hou	sand	ls)					
Allowance for loan and lease losses for non-covered loans accounted for under ASC 310-30:															
Balance at beginning of period	\$	1	\$	13,476		\$	-		\$	5		\$	-	\$	13,481
Provision for non-covered acquired loan and lease															
losses accounted for under ASC 310-30		1		211			-			474			-		685
Balance at end of period	\$	•	\$	13,687		\$	-		\$	479		\$	-	\$	14,166
						L				1 21 2	01.4				
	_									ch 31, 20	014				
-	Mor	tgage	Co	mmercial	C	onst	ructio		•	sumer		A	Luto		<u> Fotal</u>
Allowance for loan and lease losses for non-covered loans accounted for under ASC 310-30:							(In t	nou	sand	is)					
Balance at beginning of period	\$	-	\$	1,713		\$	-		\$	418		\$	732	\$	2,863
Provision for non-covered acquired		-		940			-			(13)			(732)		195

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loan and lease losses accounted for						
under ASC 310-30						
Balance at end sof period	-	\$ 2,653	\$ -	\$ 405	\$ -	\$ 3,058

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **Covered Loans**

For covered loans, as part of the evaluation of actual versus expected cash flows, the Company assesses on a quarterly basis the credit quality of these loans based on delinquency, severity factors and risk ratings, among other assumptions. Migration and credit quality trends are assessed at the pool level, by comparing information from the latest evaluation period through the end of the reporting period.

The changes in the allowance for loan and lease losses on covered loans for the quarters ended March 31, 2015 and 2014 were as follows:

				Quarter	En	ded	March 3	31, 2	015			
	Mo	ortgage	Con	nmercial			ısumer			asing	]	Γotal
					(In	thou	usands)					
Allowance for loan and lease												
losses for covered loans:  Balance at beginning of period	\$	15,522	\$	48,334		\$	389		\$	-	\$	64,245
Provision for covered loan and lease losses, net		1,818		2,991			-			ı		4,809
FDIC shared-loss portion of provision for covered loan and lease losses, net		-		1,597			_			1		1,597
Balance at end of period	\$	17,340	\$	52,922		\$	389		\$	-	\$	70,651
		1	ı	Quarter	En			31, 2		1		
	Mo	ortgage	Con	nmercial			nsumer		Lea	asing	]	Total
_		I I	1	1	(In	thou	ısands)				1	
Allowance for loan and lease losses for covered loans:												
Balance at beginning of period	\$	12,495	\$	39,619		\$	615		\$	-	\$	52,729
Provision for (recapture) covered loan and lease losses, net		1,898		(269)			-			1		1,629
FDIC shared-loss portion of provision for covered loan and lease losses, net		(172)		212			-			-		40

Balance at end of period		14,221		\$	39,562		\$	615		\$	-		\$	54,398
--------------------------	--	--------	--	----	--------	--	----	-----	--	----	---	--	----	--------

FDIC shared-loss portion of provision for (recapture of) covered loans and lease losses net, represents the credit impairment losses to be covered under the FDIC loss-share agreement which is increasing (decreasing) the FDIC loss-share indemnification asset.

Net provision for covered loans includes both additional reserves and reserve releases for different pools. The pools for which there were releases are also subject to a reduction to the FDIC shared-loss indemnification asset because of lower expected losses which are recognized as recaptures.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### NOTE 6- FDIC INDEMNIFICATION ASSET AND TRUE-UP PAYMENT OBLIGATION

In connection with the FDIC assisted acquisition, the Bank and the FDIC entered into shared-loss agreements pursuant to which the FDIC covers a substantial portion of any losses on loans (and related unfunded loan commitments), foreclosed real estate and other repossessed properties covered by the agreements.

The acquired loans, foreclosed real estate, and other repossessed properties subject to the shared-loss agreements are collectively referred to as "covered assets." Under the terms of the shared-loss agreements, the FDIC absorbs 80% of losses and shares in 80% of loss recoveries on covered assets. The term of the shared-loss agreement covering single family residential mortgage loans is ten years with respect to losses and loss recoveries, while the term of the shared-loss agreement covering commercial loans is five years with respect to losses and eight years with respect to loss recoveries, from the April 30, 2010 acquisition date. The shared-loss agreements also provide for certain costs directly related to the collection and preservation of covered assets to be reimbursed at an 80% level. The FDIC indemnification asset represents the portion of estimated losses covered by the shared-loss agreements between the Bank and the FDIC.

The following table presents the activity in the FDIC indemnification asset and true-up payment obligation for the quarters ended March 31, 2015 and 2014:

	Quarter End	led Marcl	h 31,
	2015		2014
FDIC indemnification asset:			
Balance at beginning of period	\$ 97,378	\$	189,240
Shared-loss agreements reimbursements from the FDIC	(17,172)		(8,236)
Increase (decrease) in expected credit losses to be			
covered under shared-loss agreements, net	1,597		40
FDIC indemnification asset expense	(12,221)		(17,622)
Incurred expenses to be reimbursed under shared-loss agreements	5,639		2,772
Balance at end of period	\$ 75,221	\$	166,194
True-up payment obligation:			
Balance at beginning of period	\$ 21,981	\$	18,510
Change in true-up payment obligation	863		865
Balance at end of period	\$ 22,844	\$	19,375

The FDIC shared-loss expense bears an inverse relationship with a change in the yield of covered loan pools in accordance with ASC 310-30. ASC 310-30 dictates that such pools should be subject to increases in their yield when the present value of the expected cash flows is higher than the pool's carrying balance. When the increases in cash flow expectations are driven by reductions in the expected credit losses, the Bank recognizes that such losses are no longer expected to be collected from the FDIC. Accordingly, the Bank reduces the FDIC indemnification asset by amortizing the reduction in expected collections throughout the remaining life of the underlying pools. This amortization is recognized in the FDIC shared-loss expense. During the fourth quarter of 2014, the FDIC and the Company agreed to a methodology for the determination of the fair value of covered assets. This change resulted in higher claims to the FDIC from the previously expected. As a result, lower amortization of the indemnification asset was required during the first quarter of 2015 compared to 2014.

The underlying factors that caused an increase in the expected cash flows and resulting reduction in projected losses are derived from the pool-level cash flow forecasts. Credit loss assumptions used to develop each pool-level cash flow forecast are based on the behavior of defaults, recoveries and losses of the corresponding pool of covered loans.

Shared-loss agreements reimbursements from the FDIC for the quarter ended March 31, 2015, include \$16.7 million corresponding to the fourth quarter of 2014 loss-share certification that was received during April 2015. This was also recorded as an account receivable from the FDIC and included in other assets in the unaudited consolidated financial statements.

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#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The FDIC indemnification asset expense of \$12.2 million for the quarter ended March 31, 2015 decreased when compared to \$17.6 million for the same quarter in 2014. These changes were partially driven by a reduction of \$1.9 million in additional amortization of the FDIC indemnification asset from stepped up cost recoveries on certain construction, commercial, and leasing pools, which amounted to \$1.6 million and \$3.5 million for the quarters ended March 31, 2015 and 2014, respectively. The reduction of the expense was also affected by an increase in expected collections from the FDIC during the first quarter of 2015 when compared to the first quarter of 2014. Change in expected collections from FDIC results from the ongoing evaluation of expected cash flows of the covered loan portfolio, which resulted in reduced projected losses expected to be collected from the FDIC and the improved accretable yield on covered loans. Despite an increase in the first quarter of 2015, forecasted losses have shown a decreasing trend over the course of the indemnification period. The net reduction in claimable losses amortizes the FDIC indemnification asset through the shorter of the life of the shared loss agreements or the loan holding period. This amortization is net of accretion of the discount recorded to reflect the expected claimable loss at its net present value. Additional amortization of the FDIC indemnification asset may be recorded, should the Company continue to experience reduced expected losses. A significant portion of the FDIC indemnification asset, approximately \$52.2 million, is recorded for projected claimable losses on non-single family residential loans whose loss share period ends in the second quarter of 2015, although the period during which recoveries are shared extends for additional three-years.

Also in connection with the FDIC assisted acquisition, the Bank agreed to make a true-up payment, also known as clawback liability or clawback provision, to the FDIC on the date that is 45 days following the last day (such day, the "True-Up Measurement Date") of the final shared-loss month, or upon the final disposition of all covered assets under the shared-loss agreements in the event losses thereunder fail to reach expected levels. Under the shared-loss agreements, the Bank will pay to the FDIC 50% of the excess, if any, of: (i) 20% of the Intrinsic Loss Estimate of \$906.0 million (or \$181.2 million) (as determined by the FDIC) less (ii) the sum of: (A) 25% of the asset discount (per bid) (or \$227.5 million); plus (B) 25% of the cumulative shared-loss payments (defined as the aggregate of all of the payments made or payable to the Bank minus the aggregate of all of the payments made or payable to the FDIC); plus (C) the sum of the period servicing amounts for every consecutive twelve-month period prior to and ending on the True-Up Measurement Date in respect of each of the shared-loss agreements during which the shared-loss provisions of the applicable shared-loss agreement is in effect (defined as the product of the simple average of the principal amount of shared-loss loans and shared-loss assets at the beginning and end of such period times 1%). The true-up payment represents an estimated liability of \$22.8 million and \$22.0 million, net of discount, as of March 31, 2015 and December 31, 2014, respectively. The estimated liability is included within accrued expenses and other liabilities in the unaudited consolidated statements of financial condition.

The true-up payment obligation, also known as clawback liability, may increase if actual and expected losses decline. The Company measures the true-up payment obligation at fair value. During the quarters ended March 31, 2015 and 2014 the fair value of the true-up payment obligation increased by \$863 thousand and \$865 thousand, respectively. These changes in fair value are included as change in true-up payment obligation within FDIC shared-loss expense, net in the consolidated statements of operations.

The following table provides the fair value and the undiscounted amount of the true-up payment obligation at March 31, 2015 and December 31, 2014:

	N	March 31,		De	cember 31,		
		2015			2014		
		(In thousands)					
Carrying amount (fair value)	\$	22,884		\$	21,981		
Undiscounted amount	\$	38,771		\$	40,266		

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#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **NOTE 7 - SERVICING ASSETS**

The Company periodically sells or securitizes mortgage loans while retaining the obligation to perform the servicing of such loans. In addition, the Company may purchase or assume the right to service mortgage loans originated by others. Whenever the Company undertakes an obligation to service a loan, management assesses whether a servicing asset and/or liability should be recognized. A servicing asset is recognized whenever the compensation for servicing is expected to more than adequately compensate the Company for servicing the loans and leases. Likewise, a servicing liability would be recognized in the event that servicing fees to be received are not expected to adequately compensate the Company for its expected cost.

All separately recognized servicing assets are recognized at fair value using the fair value measurement method. Under the fair value measurement method, the Company measures servicing rights at fair value at each reporting date, reports changes in fair value of servicing assets in earnings in the period in which the changes occur, and includes these changes, if any, with mortgage banking activities in the consolidated statements of operations. The fair value of servicing rights is subject to fluctuations as a result of changes in estimated and actual prepayment speeds and default rates and losses.

The fair value of servicing rights is estimated by using a cash flow valuation model which calculates the present value of estimated future net servicing cash flows, taking into consideration actual and expected loan prepayment rates, discount rates, servicing costs, and other economic factors, which are determined based on current market conditions.

At March 31, 2015, the servicing asset amounted to \$12.2 million (\$14.0 million — December 31, 2014) related to mortgage loans servicing rights.

At March 31, 2015, the Company has entered into an agreement to sell mortgage servicing rights. During the quarter ended March 31, 2015, the Company recognized a loss of \$1.9 million related to this transaction, which is included as other non-interest (loss) income in the unaudited consolidated statements of operations.

The following table presents the changes in servicing rights measured using the fair value method for the quarters ended March 31, 2015 and 2014:

		Quarter Ended March 31,
--	--	-------------------------

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	2015			2014				
		(In tho	usands)	ands)				
Fair value at beginning of year	\$ 13,992		\$	13,801				
Servicing from mortgage securitizations or asset transfers	531			563				
Changes due to payments on loans	(418)			(196)				
Changes in fair value due to changes in valuation model inputs or assumptions	(59)			(198)				
Changes in fair value due to sales price	(1.002)							
of mortgage servicing rights held-for-sale	(1,882)			-				
Fair value at end of year	\$ 12,164		\$	13,970				

The following table presents key economic assumption ranges used in measuring the mortgage-related servicing asset fair value for the quarters ended March 31, 2015 and 2014:

	Quarter Ended March 31,								
	2015	2014							
Constant prepayment rate	4.51% - 11.39%		5.60% - 10.08%						
Discount rate	10.00% - 12.00%		10.00% - 12.00%						

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The sensitivity of the current fair value of servicing assets to immediate 10 percent and 20 percent adverse changes in the above key assumptions were as follows:

	Mar	ch 31, 2015					
	(In thousands)						
Mortgage-related servicing asset							
Carrying value of mortgage servicing asset	\$	12,164					
Constant prepayment rate							
Decrease in fair value due to 10% adverse change	\$	(406)					
Decrease in fair value due to 20% adverse change	\$	(792)					
Discount rate							
Decrease in fair value due to 10% adverse change	\$	(639)					
Decrease in fair value due to 20% adverse change	\$	(1,226)					

These sensitivities are hypothetical and should be used with caution. As the figures indicate, changes in fair value based on a 10 percent variation in assumptions generally cannot be extrapolated because the relationship of the change in assumption to the change in fair value may not be linear. Also, in this table, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption.

Changes in one factor may result in changes in another (for example, increases in market interest rates may result in lower prepayments), which may magnify or offset the sensitivities. Mortgage banking activities, a component of total banking and financial service revenue in the consolidated statements of operations, include the changes from period to period in the fair value of the mortgage loan servicing rights, which may result from changes in the valuation model inputs or assumptions (principally reflecting changes in discount rates and prepayment speed assumptions) and other changes, including changes due to collection/realization of expected cash flows.

Servicing fee income is based on a contractual percentage of the outstanding principal balance and is recorded as income when earned. Servicing fees on mortgage loans for the quarters ended March 31, 2015 and 2014 totaled \$1.8 million and \$1.7 million, respectively.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### NOTE 8 — DERIVATIVES

The following table presents the Company's derivative assets and liabilities at March 31, 2015 and December 31, 2014:

	I	March 31,	I	December 31,							
		2015		2014							
	(In thousands)										
Derivative assets:											
Options tied to S&P 500 Index	\$	3,734	\$	5,555							
Interest rate swaps not designated as hedges		2,380		2,399							
Interest rate caps		97		152							
Other		-		1							
	\$	6,211	\$	8,107							
Derivative liabilities:											
Interest rate swaps designated as cash flow hedges		8,531		8,585							
Interest rate swaps not designated as hedges		2,380		2,399							
Interest rate caps		97		152							
Other		105		85							
	\$	11,113	\$	11,221							

#### **Interest Rate Swaps**

The Company enters into interest rate swap contracts to hedge the variability of future interest cash flows of forecasted wholesale borrowings attributable to changes in a predetermined variable index rate. The interest rate swaps effectively fix the Company's interest payments on an amount of forecasted interest expense attributable to the variable index rate corresponding to the swap notional stated rate. These swaps are designated as cash flow hedges for the forecasted wholesale borrowing transactions, are properly documented as such, and therefore, qualify for cash flow hedge accounting. Any gain or loss associated with the effective portion of the cash flow hedges was recognized in other comprehensive income and is subsequently reclassified into earnings in the period during which the hedged forecasted transactions affect earnings. Changes in the fair value of these derivatives are recorded in accumulated other comprehensive income to the extent there is no significant ineffectiveness in the cash flow hedging relationships. Currently, the Company does not expect to reclassify any amount included in other comprehensive income related to these interest rate swaps to earnings in the next twelve months.

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following table shows a summary of these swaps and their terms at March 31, 2015:

		N	Notional		Fixed		Fixed		Variable		Trade		Settlement		Maturity	
Type		A	Amount		Rate		Rate Index		Date		Date		Date			
		(In	thousands)													
Interest Rate		↑														
Swaps		Þ	25,000		2.4365%		1-Month LIBOR		05/05/11		05/04/12		05/04/16			
			25,000		2.6200%		1-Month LIBOR		05/05/11		07/24/12		07/24/16			
			25,000		2.6350%		1-Month LIBOR		05/05/11		07/30/12		07/30/16			
			50,000		2.6590%		1-Month LIBOR		05/05/11		08/10/12		08/10/16			
			100,000		2.6750%		1-Month LIBOR		05/05/11		08/16/12		08/16/16			
			38,989		2.4210%		1-Month LIBOR		07/03/13		07/03/13		08/01/23			
	(	\$	263,989													

An unrealized loss of \$8.5 million and \$8.6 million was recognized in accumulated other comprehensive income related to the valuation of these swaps at March 31, 2015 and December 31, 2014, respectively, and the related liability is being reflected in the accompanying unaudited consolidated statements of financial condition.

For both March 31, 2015 and December 31, 2014, interest rate swaps not designated as hedging instruments that were offered to clients represented an asset of \$2.4 million, and were included as part of derivative assets in the unaudited consolidated statements of financial position. The credit risk to these clients stemming from these derivatives, if any, is not material. At March 31, 2015 and December 31, 2014, interest rate swaps not designated as hedging instruments that are the mirror-images of the derivatives offered to clients represented a liability of \$2.4 million for both periods, and were included as part of derivative liabilities in the unaudited consolidated statements of financial condition.

The following table shows a summary of these interest rate swaps not designated as hedging instruments and their terms at March 31, 2015:

		N	Notional		Fixed		Variable		Settlement		Maturity
Type		Amount		nt Ra		Rate Index			Date		Date
		(In t	thousands)								
Interest Rate Swaps -											
Derivatives Offered	9	\$					1-Month				
to Clients			3,911		5.1300%		LIBOR		07/03/06		07/03/16
			12,500		5.5050%				04/11/09		04/11/19

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					1-Month LIBOR		
	\$	1	6,411				
Interest Rate Swaps - Mirror Image Derivatives	\$		3,911	5.1300%	1-Month LIBOR	07/03/06	07/03/16
		1	2,500	5.5050%	1-Month LIBOR	04/11/09	04/11/19
	\$	1	6,411				

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### Options Tied to Standard & Poor's 500 Stock Market Index

The Company has offered its customers certificates of deposit with an option tied to the performance of the S&P 500 Index. The Company uses option agreements with major broker-dealers to manage its exposure to changes in this index. Under the terms of the option agreements, the Company receives the average increase in the month-end value of the index in exchange for a fixed premium. The changes in fair value of the option agreements used to manage the exposure in the stock market in the certificates of deposit are recorded in earnings. At March 31, 2015 and December 31, 2014, the purchased options used to manage exposure to the S&P 500 Index on stock indexed deposits represented an asset of \$3.7 million (notional amount of \$8.2 million) and \$5.6 million (notional amount of \$10.7 million), respectively, and the options sold to customers embedded in the certificates of deposit and recorded as deposits in the unaudited consolidated statements of financial condition, represented a liability of \$3.6 million (notional amount of \$7.9 million) and \$5.5 million (notional amount of \$10.5 million), respectively.

#### Interest rate caps

The Company has entered into interest rate cap transactions with various clients with floating-rate debt who wish to protect their financial results against increases in interest rates. In these cases, the Company simultaneously enters into mirror-image interest rate cap transactions with financial counterparties. None of these cap transactions qualify for hedge accounting, and therefore, they are marked to market through earnings. For both March 31, 2015 and December 31, 2014, the outstanding total notional amount of interest rate caps was \$110.0 million. At March 31, 2015 and December 31, 2014, the interest rate caps sold to clients represented a liability of \$97 thousand and \$152 thousand, respectively, and were included as part of derivative liabilities in the unaudited consolidated statements of financial condition. At March 31, 2015 and December 31, 2014, the interest rate caps purchased as mirror-images represented an asset of \$97 thousand and \$152 thousand, respectively, and were included as part of derivative assets in the unaudited consolidated statements of financial condition.

### NOTE 9 — ACCRUED INTEREST RECEIVABLE AND OTHER ASSETS

Accrued interest receivable at March 31, 2015 and December 31, 2014 consists of the following:

March 31,	March 31,				
2015	2014				
(In thousands)					

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Non-covered loans	\$ 15,582	\$ 17,005
Investments	4,012	4,340
	\$ 19,594	\$ 21,345

Other assets at March 31, 2015 and December 31, 2014 consist of the following:

		March 31,		December 31,						
		2015		2014						
	(In thousands)									
Prepaid expenses	\$	11,264	\$	16,018						
Core deposit and customer relationship intangibles		9,267		9,743						
Other repossessed assets		19,296		21,800						
Mortgage tax credits		6,277		6,277						
Investment in Statutory Trust		1,083		1,083						
Accounts receivable, net and other assets		61,069		53,804						
	\$	108,256	\$	108,725						

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Prepaid expenses amounting to \$11.3 million and \$16.0 million at March 31, 2015 and December 31, 2014, respectively, include prepaid municipal, property and income taxes aggregating to \$5.7 million and \$9.6 million, respectively.

In connection with the FDIC-assisted acquisition and the BBVAPR Acquisition, the Company recorded a core deposit intangible representing the value of checking and savings deposits acquired. At March 31, 2015 and December 31, 2014, this core deposit intangible amounted to \$6.2 million and \$6.5 million, respectively. In addition, the Company recorded a customer relationship intangible amounting to \$5.0 million representing the value of customer relationships acquired with the acquisition of the securities broker-dealer and insurance agency in the BBVAPR Acquisition as of December 31, 2012. At March 31, 2015 and December 31, 2014, this customer relationship intangible amounted to \$3.1 million and \$3.3 million, respectively.

Other repossessed assets totaled \$19.3 million and \$21.8 million at March 31, 2015 and December 31, 2014, respectively, include repossessed automobiles amounting to \$18.0 million and \$20.7 million, respectively, which are recorded at their net realizable value.

At March 31, 2015 and December 31, 2014, tax credits for the Company totaled \$6.3 million for both periods. These tax credits do not have an expiration date.

#### NOTE 10— DEPOSITS AND RELATED INTEREST

Total deposits, including related accrued interest payable, as of March 31, 2015 and December 31, 2014 consist of the following:

	I	March 31,	D	ecember 31,						
		2015		2014						
	(In thousands)									
Non-interest bearing demand deposits	\$	808,590	\$	745,142						
Interest-bearing savings and demand deposits		2,552,910		2,544,665						
Individual retirement accounts		289,786		303,049						
Retail certificates of deposit		385,814		452,150						
Institutional certificates of deposit		290,011		260,090						
Total core deposits		4,327,111		4,305,096						

Brokered deposits	567,122		619,310
Total deposits	\$ 4,894,233	\$	4,924,406

Brokered deposits include \$471.7 million in certificates of deposits and \$95.4 million in money market accounts at March 31, 2015, and \$526.2 million in certificates of deposits and \$93.1 million in money market accounts at December 31, 2014.

The weighted average interest rate of the Company's deposits was 0.69% at March 31, 2015 and 0.66% at December 31, 2014. Interest expense for the quarters ended March 31, 2015 and 2014 were as follows:

	Quarter Ended March 31,			
	2015		2014	
	(In thousands)			
Demand and savings deposits	\$ 3,382	\$	5,028	
Certificates of deposit	3,722		3,950	
	\$ 7,104	\$	8,978	

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

At March 31, 2015 and December 31, 2014, demand and interest-bearing deposits and certificates of deposit included deposits of Puerto Rico Cash & Money Market Fund, Inc., which amounted to \$107.9 million and \$96.8 million, respectively, with a weighted average rate of 0.77% and 0.78%, and were collateralized with investment securities with a fair value of \$87.6 million and \$76.3 million, respectively.

At March 31, 2015 and December 31, 2014, time deposits in denominations of \$100 thousand or higher, excluding accrued interest and unamortized discounts, amounted to \$576.7 million and \$608.1 million, respectively. Such amounts include public fund time deposits from various Puerto Rico government municipalities, agencies, and corporations of \$7.0 million at a weighted average rate of 0.50% at March 31, 2015, and \$6.9 million at a weighted average rate of 0.50% at December 31, 2014.

At March 31, 2015 and December 31, 2014, total public fund deposits from various Puerto Rico government municipalities, agencies, and corporations amounted to \$256.3 million and \$318.5 million, respectively. These public funds were collateralized with commercial loans amounting to \$413.0 million and \$549.0 million at March 31, 2015 and December 31, 2014, respectively.

Excluding equity indexed options in the amount of \$3.6 million, which are used by the Company to manage its exposure to the S&P 500 Index, and also excluding accrued interest of \$1.1 million and unamortized deposit discount in the amount of \$518 thousand, the scheduled maturities of certificates of deposit at March 31, 2015 are as follows:

	Mar	March 31, 2015	
	(In thousands)		
Within one year:			
Three (3) months or less	\$	282,688	
Over 3 months through 1 year		501,285	
		783,973	
Over 1 through 2 years		400,681	
Over 2 through 3 years		160,452	
Over 3 through 4 years		46,409	
Over 4 through 5 years		40,615	
	\$	1,432,130	

The table of scheduled maturities of certificates of deposits above includes brokered deposits.

The aggregate amount of overdrafts in demand deposit accounts that were reclassified to loans amounted to \$817 thousand and \$845 thousand as of March 31, 2015 and December 31, 2014, respectively.

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### NOTE 11 — BORROWINGS AND RELATED INTEREST

## Securities Sold under Agreements to Repurchase

At March 31, 2015, securities underlying agreements to repurchase were delivered to, and are being held by, the counterparties with whom the repurchase agreements were transacted. The counterparties have agreed to resell to the Company the same or similar securities at the maturity of these agreements.

At March 31, 2015 and December 31, 2014, securities sold under agreements to repurchase (classified by counterparty), excluding accrued interest in the amount of \$2.2 million and \$2.3 million, respectively, were as follows:

		Mar	ch 31,				Dec	embe	r 31,			
		20	015					2014				
			F	air Value of					Fa	ir Value of		
	В	orrowing	1	Underlying		В	orrowing		Underlying			
		Balance		Collateral		]	Balance		Collateral			
				(In the	ousai	nds)						
JP Morgan Chase Bank NA		255,000		273,380			307,816			328,198		
Credit Suisse Securities (USA) LLC		670,000		756,134		670,000				760,327		
Total	\$	925,000	\$	1,029,514		\$	977,816		\$	1,088,525		

The following table shows a summary of the Company's repurchase agreements and their terms, excluding accrued interest in the amount of \$2.2 million, at March 31, 2015:

			Weighted-		
	В	orrowing	Average		Maturity
Year of Maturity		Balance	Coupon	<b>Settlement Date</b>	Date
	(In	thousands)			
2016		170,000	1.500%	12/6/2012	12/8/2016

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	255,000	0.950%	12/10/2012	9/30/2016
2017	500,000	4.780%	3/2/2007	3/2/2017
	\$ 925,000	3.120%		

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following table presents the repurchase liability associated with the repurchase agreement transactions (excluding accrued interest) by maturity. Also, it includes the carrying value and approximate market value of collateral (excluding accrued interest) at March 31, 2015 and December 31, 2014. The information excludes repurchase agreement transactions which were collateralized with securities or cash, or securities purchased under agreements to resell.

							N	<b>Ia</b> ı	ch	31, 2015								
								N	<u> Iar</u>	ket Valu	e o	f Ur	ıderlyi	ing	Col	latera	al	
						CMOs Obligation								S				
			١	Weighted		F	NMA and						ed by US		of	f US		
	Re	purchase		Average	<u> </u>	FHLMC GNMA GovernmentGovernment												
	I	Liability		Rate					Certificates			1 -	nsored encies		1.	nsorec encies		Total
							(Dol	lar	s in	thousan	ds)	)						
Over 90 days		925,000		3.12%			1,026,820			2,694			-			-		1,029,514
Total	\$	925,000		2.89%		<b>\$</b>	1,026,820		\$	2,694		\$	-		\$	-		\$ 1,029,514

							De	cer	nbe	r 31, 201	4							
								N	<b>Iar</b>	ket Valu	e o	f Uı	nderly	ing	Co	llatera	al	
											<b>C</b> ]	MOs	(	bli	gation	S		
			,	Weighted		F	NMA and					issued by US			0	f US		
	Re	purchase		Average	:	]	FHLMC		G	SNMA	(	Government Sponsored Agencies		tG	Governm		nt	
	I	Liability		Rate		C	ertificates		Cer	tificates					Sponsored Agencies			Total
							(Dol	lar	s in	thousan	ds	)						
Less than 90 days	\$	52,816		0.39%		\$	56,066		\$	ı		\$	-		\$	-		\$ 56,066
Over 90 days		925,000		2.83%			1,031,206			1,253			-			-		1,032,459
Total	\$	977,816		2.89%		<u> </u>	1,087,272		\$	1,253		\$			\$			\$ 1,088,525

Advances from the Federal Home Loan Bank of New York

Advances are received from the Federal Home Loan Bank of New York (the "FHLB-NY") under an agreement whereby the Company is required to maintain a minimum amount of qualifying collateral with a fair value of at least 110% of the outstanding advances. At March 31, 2015 and December 31, 2014, these advances were secured by mortgage and commercial loans amounting to \$1.2 billion for both periods. Also, at March 31, 2015 and December 31, 2014, the Company had an additional borrowing capacity with the FHLB-NY of \$620 million and \$606.6 million, respectively. At March 31, 2015 and December 31, 2014, the weighted average remaining maturity of FHLB's advances was 8.2 months and 8.8 months, respectively. The original terms of these advances range between one day and seven years, and the FHLB-NY does not have the right to exercise put options at par on any advances outstanding as of March 31, 2015.

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following table shows a summary of these advances and their terms, excluding accrued interest in the amount of \$323 thousand, at March 31, 2015:

		Weighted-		
	Borrowing	Average		Maturity
Year of Maturity	Balance	Coupon	<b>Settlement Date</b>	Date
	(In thousands)			
2015	\$ 25,000	0.34%	3/4/2015	4/7/2015
	50,000	0.33%	3/10/2015	4/10/2015
	100,000	0.36%	3/16/2015	4/16/2015
	25,000	0.34%	3/24/2015	4/24/2015
	25,000	0.34%	3/30/2015	4/30/2015
	38,989	0.34%	3/2/2015	4/1/2015
	263,989			
2017	4,442	1.24%	4/3/2012	4/3/2017
2018	30,000	2.19%	1/16/2013	1/16/2018
	25,000	2.18%	1/16/2013	1/16/2018
	55,000			
2020	10,103	2.59%	7/19/2013	7/20/2020
	\$ 333,534	0.73%		

All of the advances referred to above with maturity dates up to the date of this report were renewed as one-month short-term advances.

## Subordinated Capital Notes

Subordinated capital notes amounted to \$101.8 million at March 31, 2015 and \$101.6 million at December 31, 2014.

Under the requirements of Puerto Rico Banking Act, the Bank must establish a redemption fund for the subordinated

capital notes by transferring from undivided profits pre-established amounts as follows:

_	Redemption fund
	(In thousands)
Redemption fund - March 31, 2015	\$ 56,950
2015	5,025
2016	5,025
	\$ 67,000

## Other borrowings

Other borrowings, presented in the unaudited consolidated statements of financial condition amounted to \$1.7 million and \$4.0 million at March 31, 2015 and December 31, 2014, respectively, which mainly consists of unsecured fixed-rate borrowings.

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### NOTE 12 – OFFSETTING OF FINANCIAL ASSETS AND LIABILITIES

The Company's derivatives are subject to agreements which allow a right of set-off with each respective counterparty. In addition, the Company's securities purchased under agreements to resell and securities sold under agreements to repurchase have a right of set-off with the respective counterparty under the supplemental terms of the master repurchase agreements. In an event of default, each party has a right of set-off against the other party for amounts owed in the related agreements and any other amount or obligation owed in respect of any other agreement or transaction between them. Security collateral posted to open and maintain a master netting agreement with a counterparty, in the form of cash and securities, may from time to time be segregated in an account at a third-party custodian pursuant to a an account control agreement.

The following table presents the potential effect of rights of set-off associated with the Company's recognized financial assets and liabilities at March 31, 2015 and December 31, 2014:

				Ma	rch 31	, 2015							
							Gı	ross Amou in the St Financia	ateme	nt of	set		
				Gross nounts	An	Net nount of							
			_	fset in the		Assets esented							
		Gross mount	Sta	tement of	Sta	in atement			C	ash			
	Rec	of Recognized		nancial	of I	inancial	Fi	nancial	Coll	ateral		Net	
	1	Assets	Co	ndition	Co	ndition   (In thou	Instruments usands)		Rec	eived	A	Amount	
Derivatives	\$	6,211	\$	-	\$	6,211	\$	2,014	\$	-	\$	4,197	
				Dece	mber 3	61, 2014							
							Gross Amou in the St Financia		ateme	nt of	set		
				Gross nounts	Net	amount of							

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	ognized Assets	Cond			ndition (In thou	Ins	struments		eceived	Amo	
	of	Finar			inancial	F	inancial	C	ollateral	Nε	et
	Gross mount	State	_	Sta	in atement				Cash		
		Offse th			Assets esented						

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

						ľ	Mar	ch 31, 201	15								
											ross Amou the Stateme Coi	nt	of I	inancia <sup>l</sup>			
							Ne	t Amount of									
					ross ounts		L	iabilities									
					set in		P	resented									
		Gross Amount	\$		ement of		St	in atement						Cash			
		of ecognized			ancial			Financial		I	Financial .			ollateral			Net
	I	Liabilities	(	Con	dition		C	ondition		In	struments			rovided			Amount
						_		I		I.	(In tho	usa	I	T		I.	1 .
Derivatives	\$	14,729		\$	-		\$	14,729		\$	-		\$	2,980		\$	11,749
Securities sold under agreements to																	
repurchase		925,000			-			925,000			1,029,514			7,000			(111,514)
Total	\$	939,729		\$	-		\$	939,729		\$	1,029,514		\$	9,980		\$	(99,765)
						D€	ecen	nber 31, 2	014	1		- 4	NI.	4 Off 4	•		1
											ross Amounthe Stateme	nt	of I	inancia <sup>l</sup>			
							N.T				Cor	1di	tion	1			
							Ne	t Amount of									
					ross ounts		L	iabilities									
					set in		P	resented									
		Gross Amount	\$		emen	ţ	St	in atement						Cash			
		of ecognized			ancial			Financial		1	Financial		Co	ollateral			Net
		Liabilities	(	Con	dition		C	ondition		In	struments		Pı	rovided			Amount
			•						tho	•	nds)						
Derivatives	\$	16,698		\$	-		\$	16,698		\$	_		\$	2,980		\$	13,718

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repurchase Total	\$	<b>994,514</b>	\$		\$ 994,514	\$	1,088,525	\$	2,980	\$	(96,991)
agreements to		977,816			977,816		1,088,525				(110,709)
under											
Securities sold											

## NOTE 13 — RELATED PARTY TRANSACTIONS

The Bank grants loans to its directors, executive officers and to certain related individuals or organizations in the ordinary course of business. These loans are offered at the same terms as loans to unrelated third parties. As of March 31, 2015 and December 31, 2014, these loan balances amounted to \$27.5 million and \$27.0 million, respectively. The activity and balance of these loans for the quarters ended March 31, 2015 and 2014 were as follows:

		Quarter	Ended March 31	,								
		2015		2014								
	(In thousands)											
Balance at the beginning of period	\$	27,011	\$	18,963								
New loans		3,855		304								
Repayments and sales		(3,358)		-								
Balance at the end of period	\$	27,508	\$	19,267								

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#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### NOTE 14 — INCOME TAXES

On July 1st, 2014 the Governor signed Act No. 77-2014, known as "Ley de Ajustes al Sistema Contributivo" (Act of Adjustments to the Tax System or the Act). The main purpose of the Act is to increase government collections in order to alleviate the structural deficit. The most relevant provisions of the Act, as applicable to the Company, and effective for transactions held after June 30, 2014 are as follows: (1) the capital gain tax rate was increased from 15% to 20% and (2) for an asset to be considered a long term capital asset, the holding period must be over a year, whereas before it was defined as a holding period of over six months.

At March 31, 2015 and December 31, 2014, the Company's net deferred tax asset amounted to \$121.9 million and \$108.7 million, respectively. In assessing the realizability of the deferred tax asset, management considers whether it is more likely than not that some portion or the entire deferred tax asset will not be realized. The ultimate realization of the deferred tax asset is dependent upon the generation of future taxable income during the periods in which those temporary differences become deductible. Management considers the scheduled reversal of deferred tax liabilities, projected future taxable income, and tax planning strategies in making this assessment. Based upon the level of historical taxable income and projections for future taxable income over the periods in which the deferred tax asset are deductible, management believes it is more likely than not that the Company will realize the deferred tax asset, net of the existing valuation allowances recorded at March 31, 2015 and December 31, 2014. The amount of the deferred tax asset that is considered realizable could be reduced in the near term if estimates of future taxable income during the carryforward period are reduced.

At March 31, 2015 and December 31, 2014, Oriental International Bank Inc. ("OIB"), the Bank's international banking entity subsidiary, had \$176 thousand and \$186 thousand, respectively, in income tax effect of unrecognized gain on available-for-sale securities included in other comprehensive income. Following the change in OIB's applicable tax rate from 5% to 0% as a result of a Puerto Rico law adopted in 2011, this remaining tax balance will flow through income as these securities are repaid or sold in future periods. During the quarters ended March 31, 2015 and 2014, \$10 thousand and \$137 thousand, respectively, related to this residual tax effect from OIB was reclassified from accumulated other comprehensive income into income tax provision.

The Company classifies unrecognized tax benefits in income taxes payable. These gross unrecognized tax benefits would affect the effective tax rate if realized. The balance of unrecognized tax benefits at March 31, 2015 and December 31, 2014 was \$2.6 million. The Company had accrued \$470 thousand at March 31, 2015 and December 31, 2014 for the payment of interest and penalties relating to unrecognized tax benefits.

Income tax expense was \$979 thousand for the quarter ended March 31, 2015, compared to \$11.8 million for the same period in 2014. Effective July 1, 2014, the capital gains tax rate was increased from 15% to 20% as explained above.

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## NOTE 15 — REGULATORY CAPITAL REQUIREMENTS

#### Regulatory Capital Requirements

The Company (on a consolidated basis) and the Bank are subject to various regulatory capital requirements administered by federal and Puerto Rico banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material effect on the Company's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Company and the Bank must meet specific capital guidelines that involve quantitative measures of their assets, liabilities and certain off-balance sheet items as calculated under regulatory accounting practices. The capital amounts and classification are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors.

Pursuant to the Dodd-Frank Act, federal banking regulators have adopted new capital rules that became effective January 1, 2015 for the Company and the Bank (subject to certain phase-in periods through January 1, 2019) and that replaced their general risk-based capital rules, advanced approaches rule, market risk rule, and leverage rules. Among other matters, the new capital rules: (i) introduce a new capital measure called "Common Equity Tier 1" ("CET1") and related regulatory capital ratio of CET1 to risk-weighted assets; (ii) specify that Tier 1 capital consists of CET1 and "Additional Tier 1 capital" instruments meeting certain revised requirements; (iii) mandate that most deductions/adjustments to regulatory capital measures be made to CET1 and not to the other components of capital; and (iv) expand the scope of the deductions from and adjustments to capital as compared to prior regulations. The new capital rules prescribe a new standardized approach for risk weightings that expand the risk-weighting categories from the current four Basel I-derived categories (0%, 20%, 50% and 100%) to a larger and more risk-sensitive number of categories, depending on the nature of the assets, and resulting in higher risk weights for a variety of asset classes.

Pursuant to the new capital rules, the minimum capital ratios requirements as of January 1, 2015 are as follows:

- 4.5% CET1 to risk-weighted assets;
- 6.0% Tier 1 capital (that is, CET1 *plus* Additional Tier 1 capital) to risk-weighted assets;
- 8.0% Total capital (that is, Tier 1 capital *plus* Tier 2 capital) to risk-weighted assets; and
- 4.0% Tier 1 capital to average consolidated assets as reported on consolidated financial statements (known as the "leverage ratio").

As of March 31, 2015 and December 31, 2014, the Company and the Bank met all capital adequacy requirements to which they are subject. As of March 31, 2015 and December 31, 2014, the Bank is "well capitalized" under the regulatory framework for prompt corrective action. To be categorized as "well capitalized," an institution must maintain minimum CET1 risk-based, Tier 1 risk-based, total risk-based, and Tier 1 leverage ratios as set forth in the tables presented below.

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The Company's and the Bank's actual capital amounts and ratios as of March 31, 2015 and December 31, 2014 are as follows:

						Minimum (	Capital	]	Minimum t	o be Well				
		Actu	al			Requiren	nent		Capita	lized				
	A	Amount	Ratio		A	Amount	Ratio		Amoun	t Ratio				
		(Dollars in thousands)												
Company Ratios														
As of March 31, 2015														
Total capital to														
risk-weighted assets	\$	887,042	17.69%		\$	401,207	8.00%	\$	501,509	10.00%				
Tier 1 capital to														
risk-weighted assets	\$	809,652	16.14%		\$	300,905	6.00%	\$	401,207	8.00%				
Common equity tier 1														
capital to risk-weighted														
assets	\$	633,297	12.63%		\$	225,679	4.50%	\$	325,981	6.50%				
Tier 1 capital to average														
total assets	\$	809,652	11.23%		\$	288,308	4.00%	\$	360,385	5.00%				
As of December 31,														
<u>2014</u>														
Total capital to														
risk-weighted assets	\$	851,437	17.57%		\$	387,772	8.00%	\$	484,715	10.00%				
Tier 1 capital to														
risk-weighted assets	\$	776,525	16.02%		\$	193,886	4.00%	\$	290,829	6.00%				
Tier 1 capital to average														
total assets	\$	776,525	10.61%		\$	292,738	4.00%	\$	365,922	5.00%				

	1			I I	1			1			I	I
						Minimum	Ca	pital	N	<u>I</u> Ainimum	to b	e Well
		Act	ual	•		Requir				Capita	alize	ed
	A	Amount		Ratio	A	Amount		Ratio	A	Mount		Ratio
					(D	ollars in tl	hous	ands)				
Bank Ratios												
As of March 31, 2015												
Total capital to risk-weighted assets	\$	822,571		16.47%	\$	399,517		8.00%	\$	499,397		10.00%
Tier 1 capital to risk-weighted assets	\$	745,441		14.93%	\$	299,638		6.00%	\$	399,517		8.00%
	\$	745,441		14.93%	\$	224,728		4.50%	\$	324,608		6.50%

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Common equity tier 1 capital to risk-weighted assets								
Tier 1 capital to average total assets  As of December 31, 2014	\$ 745,441	10.39%	\$	286,974	4.00%	\$	358,717	5.00%
Total capital to risk-weighted assets	\$ 820,884	16.99%	\$	386,444	8.00%	\$	483,055	10.00%
Tier 1 capital to risk-weighted assets	\$ 746,177	15.45%	\$	193,222	4.00%	\$	289,833	6.00%
Tier 1 capital to average total assets	\$ 746,177	10.26%	\$	290,879	4.00%	\$	363,599	5.00%

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#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## **NOTE 16 – STOCKHOLDERS' EQUITY**

#### Additional Paid-in Capital

Additional paid-in capital represents contributed capital in excess of par value of common and preferred stock net of the costs of issuance. As of March 31, 2015 and December 31, 2014, accumulated issuance costs charged against additional paid in capital amounted to \$10.1 million and \$13.6 million for preferred and common stock, respectively.

### Legal Surplus

The Puerto Rico Banking Act requires that a minimum of 10% of the Bank's net income or loss for the year be transferred to a reserve fund until such fund (legal surplus) equals the total paid in capital on common and preferred stock. At March 31, 2015 and December 31, 2014, the Bank's legal surplus amounted to \$70.1 million and \$70.5 million, respectively. The amount transferred to the legal surplus account is not available for the payment of dividends to shareholders.

#### Treasury Stock

Under the Company's current stock repurchase program it is authorized to purchase in the open market up to \$70 million of its outstanding shares of common stock, of which approximately \$16.7 million of authority remains. The shares of common stock repurchased are to be held by the Company as treasury shares. During the quarter ended March 31, 2014, the Company purchased 707,400 shares under this program for a total of \$10.4 million, at an average price of \$14.66 per share. There were no repurchases during the quarter ended March 31, 2015.

The number of shares that may yet be purchased under the \$70 million program is estimated at 1,020,607 and was calculated by dividing the remaining balance of \$16.7 million by \$16.32 (closing price of the Company common stock at March 31, 2015). The Company did not purchase any shares of its common stock during the quarter ended March 31, 2015, or during the quarter ended March 31, 2014, other than through its publicly announced stock repurchase program

The activity in connection with common shares held in treasury by the Company for the quarters ended March 31, 2015 and 2014 is set forth below:

	Quarters Ended March 31,											
		2015			2014	14						
		J	Dollar		l l	Dollar						
	Shares	A	mount	Shares	A	mount						
		(In tl	housands, e	xcept shares da	shares data)							
Beginning of period	8,012,254	\$	97,070	7,030,101	\$	80,642						
Common shares used upon lapse of restricted stock units	(51,078)		(575)	(27,752)		(292)						
Common shares repurchased as part of the stock repurchase program	-		-	707,400		10,393						
End of period	7,961,176	\$	96,495	7,709,749	\$	90,743						

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## NOTE 17 - ACCUMULATED OTHER COMPREHENSIVE INCOME

Accumulated other comprehensive income, net of income tax, as of March 31, 2015 and December 31, 2014 consisted of:

	N	March 31,	Dec	cember 31,
		2015		2014
		(In tho	usands)	
Unrealized gain on securities available-for-sale which are				
not				
other-than-temporarily impaired	\$	34,552	\$	28,743
Income tax effect of unrealized gain on securities				
available-for-sale		(4,338)		(2,978)
Net unrealized gain on securities available-for-sale which				
are not				
other-than-temporarily impaired		30,214		25,765
Unrealized loss on cash flow hedges		(8,530)		(8,585)
Income tax effect of unrealized loss on cash flow hedges		2,640		2,531
Net unrealized loss on cash flow hedges		(5,890)		(6,054)
Accumulated other comprehensive income, net of taxes	\$	24,324	\$	19,711

The following table presents changes in accumulated other comprehensive income by component, net of taxes, for the quarters ended March 31, 2015 and 2014:

		Quarter Ended March 31,																
		2015								2014								
	ur	Net realized		ur	Net unrealized		Accumulated			un	Net realized		un	Net realized	A	Accı	ccumulated	
	g	ains on			loss on			other		gains on			]	loss on		other		
	se	ecurities		ca	ash flow	c	om	prehensiv	e	securities			ca	sh flow	C	mp	rehensiv	
av	aila	ble-for-sa	le	]	hedges		i	income	av	aila	ble-for-sa	le	hedges			ir	come	
								(In th	ous	sanc	ls)							
Beginning balance	\$	25,764		\$	(6,053)		\$	19,711		\$	11,433		\$	(8,242)		\$	3,191	
Other comprehensive		4,311			(1,369)			2,942			4,465			(1,392)			3,073	

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Ending balance	\$ 30,214	\$	(5,890)	\$ 3	24,324	\$	16,035	\$	(8,013)	\$	8,022
income	7,730		103		7,013		7,002		227		7,031
Other comprehensive	4,450		163		4,613		4,602		229		4,831
reclassifications Amounts reclassified out of accumulated other comprehensive income	139		1,532		1,671		137		1,621		1,758
income (loss) before		I									

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following table presents reclassifications out of accumulated other comprehensive income for the quarters ended March 31, 2015 and 2014:

	A	mount reclassif other comp			A	Affected Line Item in
		Quarter E	anded Marc	h 31,		Consolidated Statement
		2015		2014		of Operations
		(In t	housands)			
Cash flow hedges:						
Interest-rate contracts	\$	1,606	\$	1,621	N	let interest expense
Tax effect from increase in capital gains tax rate		(74)		_		
Available-for-sale securities:						
Residual tax effect from OIB's change in applicable tax rate		10		137	Iı	ncome tax expense
Tax effect from increase in capital gains		120				
tax rate	\$	129 <b>1,671</b>	\$	1,758	$\parallel$	

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## NOTE 18 – (LOSS) EARNINGS PER COMMON SHARE

The calculation of (loss) earnings per common share for the quarters ended March 31, 2015 and 2014 is as follows:

	Quarter ende	d March 31,							
	2015	2	014						
	(In thousands, except per share data)								
Net (loss) income	\$ (2,988)	\$	23,747						
Less: Dividends on preferred stock									
Non-convertible preferred stock (Series A, B, and D)	(1,628)		(1,628)						
Convertible preferred stock (Series C)	(1,837)		(1,837)						
(Loss) income available to common shareholders	\$ (6,453)	\$	20,282						
Effect of assumed conversion of the convertible preferred stock	1,837		1,837						
(Loss) income available to common shareholders									
assuming conversion	\$ (4,616)	\$	22,119						
Weighted average common shares and share equivalents:									
Average common shares outstanding	44,634		45,329						
Effect of dilutive securities:	Í		,						
Average potential common shares-options	188		131						
Average potential common shares-assuming conversion of	7.155		7 120						
convertible preferred stock  Total weighted average common	7,155		7,138						
shares outstanding and									
equivalents	51,977		52,598						
(Loss) earnings per common share - basic	\$ (0.14)	\$	0.45						
(Loss) earnings per common share - diluted	\$ (0.14)	\$	0.42						

In computing diluted (loss) earnings per common share, the 84,000 shares of convertible preferred stock, which remain outstanding at March 31, 2015, with a conversion rate, subject to certain conditions, of 85.7895 shares of common stock per share, were included as average potential common shares from the date they were issued and outstanding. Moreover, in computing diluted earnings per common share, the dividends declared during the quarters

ended March 31, 2015 and 2014 on the convertible preferred stock were added back as income available to common shareholders.

For the quarters ended March 31, 2015 and 2014, weighted-average stock options with an anti-dilutive effect on (loss) earnings per share not included in the calculation amounted to 390,078 and 254,662, respectively.

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### **NOTE 19 – GUARANTEES**

At March 31, 2015, the unamortized balance of the obligations undertaken in issuing the guarantees under standby letters of credit represented a liability of \$28.7 million (December 31, 2014 - \$33.0 million).

As a result of the BBVAPR Acquisition, the Company assumed a liability for residential mortgage loans sold subject to credit recourse, pursuant to FNMA's residential mortgage loan sales and securitization programs. At March 31, 2015 and December 31, 2014, the unpaid principal balance of residential mortgage loans sold subject to credit recourse was \$59.4 million and \$67.8 million, respectively.

The following table shows the changes in the Company's liability for estimated losses from these credit recourse agreements, included in the unaudited consolidated statements of financial condition during the quarters ended March 31, 2015 and 2014.

	Quarter Ended March 31,						
	2015 2014						
	(In t	thousands)					
Balance at beginning of period	\$ 927	\$	1,955				
Net charge-offs/terminations	(440)		(406)				
Balance at end of period	\$ 487	\$	1,549				

The estimated losses to be absorbed under the credit recourse arrangements were recorded as a liability when the credit recourse was assumed, and are updated on a quarterly basis. The expected loss, which represents the amount expected to be lost on a given loan, considers the probability of default and loss severity. The probability of default represents the probability that a loan in good standing would become 120 days delinquent, in which case the Company is obligated to repurchase the loan. At March 31, 2015, \$42.7 million or 72% of the recourse obligation will be extinguished before the end of 2015.

If a borrower defaults, pursuant to the credit recourse provided, the Company is required to repurchase the loan or reimburse the third party investor for the incurred loss. The maximum potential amount of future payments that the Company would be required to make under the recourse arrangements is equivalent to the total outstanding balance of the residential mortgage loans serviced with recourse and interest, if applicable. During the quarters ended March 31, 2015 and 2014, the Company repurchased approximately \$2.1 million and \$1.6 million, respectively, of unpaid principal balance in mortgage loans subject to the credit recourse provisions. If a borrower defaults, the Company has rights to the underlying collateral securing the mortgage loan. The Company suffers losses on these mortgage loans when the proceeds from a foreclosure sale of the collateral property are less than the outstanding principal balance of

the loan, any uncollected interest advanced, and the costs of holding and disposing the related property. At March 31, 2015, the Company's liability for estimated credit losses related to loans sold with credit recourse amounted to \$487 thousand (December 31, 2014 – \$927 thousand).

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

When the Company sells or securitizes mortgage loans, it generally makes customary representations and warranties regarding the characteristics of the loans sold. The Company's mortgage operations division groups conforming mortgage loans into pools which are exchanged for FNMA and GNMA mortgage-backed securities, which are generally sold to private investors, or are sold directly to FNMA or other private investors for cash. As required under such mortgage backed securities programs, quality review procedures are performed by the Company to ensure that asset guideline qualifications are met. To the extent the loans do not meet specified characteristics, the Company may be required to repurchase such loans or indemnify for losses and bear any subsequent loss related to the loans. Repurchases during the quarters ended March 31, 2015 and 2014 under the Company's representation and warranty arrangements, excluding mortgage loans subject to credit recourse provisions referred to above, approximated \$9.0 million and \$2.8 million, respectively, in unpaid principal balance. A substantial amount of these loans are reinstated to performing status or have mortgage insurance, and thus the ultimate losses on the loans are not deemed significant.

During the quarter ended March 31, 2015, the Company recognized \$39 thousand in losses from the repurchase of residential mortgage loans sold subject to credit recourse, and \$832 thousand in losses from the repurchase of residential mortgage loans as a result of breaches of the customary representations and warranties. During the quarter ended March 31, 2014, the Company recognized \$50 thousand in losses from the repurchase of residential mortgage loans sold subject to credit recourse, and \$434 thousand in losses from the repurchase of residential mortgage loans as a result of breaches of the customary representations and warranties.

Servicing agreements relating to the mortgage-backed securities programs of FNMA and GNMA, and to mortgage loans sold or serviced to certain other investors, including the Federal Home Loan Mortgage Corporation ("FHLMC"), require the Company to advance funds to make scheduled payments of principal, interest, taxes and insurance, if such payments have not been received from the borrowers. At March 31, 2015, the Company serviced \$1.2 billion in mortgage loans for third-parties. The Company generally recovers funds advanced pursuant to these arrangements from the mortgage owner, from liquidation proceeds when the mortgage loan is foreclosed or, in the case of FHA/VA loans, under the applicable FHA and VA insurance and guarantees programs. However, in the meantime, the Company must absorb the cost of the funds it advances during the time the advance is outstanding. The Company must also bear the costs of attempting to collect on delinquent and defaulted mortgage loans. In addition, if a defaulted loan is not cured, the mortgage loan would be canceled as part of the foreclosure proceedings and the Company would not receive any future servicing income with respect to that loan. At March 31, 2015, the outstanding balance of funds advanced by the Company under such mortgage loan servicing agreements was approximately \$380 thousand (December 31, 2014 - \$391 thousand). To the extent the mortgage loans underlying the Company's servicing portfolio experience increased delinquencies, the Company would be required to dedicate additional cash resources to comply with its obligation to advance funds as well as incur additional administrative costs related to increases in collection efforts.

### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

### NOTE 20— COMMITMENTS AND CONTINGENCIES

#### Loan Commitments

In the normal course of business, the Company becomes a party to credit-related financial instruments with off-balance-sheet risk to meet the financing needs of its customers. These financial instruments include commitments to extend credit, standby and commercial letters of credit, and financial guarantees. Those instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amounts recognized in the consolidated statements of financial condition. The contract or notional amount of those instruments reflects the extent of the Company's involvement in particular types of financial instruments.

The Company's exposure to credit losses in the event of nonperformance by the counterparty to the financial instrument for commitments to extend credit, including commitments under credit card arrangements, and commercial letters of credit is represented by the contractual notional amounts of those instruments, which do not necessarily represent the amounts potentially subject to risk. In addition, the measurement of the risks associated with these instruments is meaningful only when all related and offsetting transactions are identified. The Company uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

Credit-related financial instruments at March 31, 2015 and December 31, 2014 were as follows:

	N	Iarch 31,		Dec	cember 31,		
		2015	2014				
	(In thousands)						
Commitments to extend credit	\$	497,669		\$	493,248		
Commercial letters of credit		1,284			885		

Commitments to extend credit represent agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. The Company evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if it is deemed necessary by the Company upon the extension of credit, is based on management's credit evaluation of the counterparty.

At March 31, 2015 and December 31, 2014, commitments to extend credit consisted mainly of undisbursed available amounts on commercial lines of credit, construction loans, and revolving credit card arrangements. Since many of the unused commitments are expected to expire unused or be only partially used, the total amount of these unused commitments does not necessarily represent future cash requirements. These lines of credit had a reserve of \$621

thousand for both periods, March 31, 2015 and December 31, 2014.

Commercial letters of credit are issued or confirmed to guarantee payment of customers' payables or receivables in short-term international trade transactions. Generally, drafts will be drawn when the underlying transaction is consummated as intended. However, the short-term nature of this instrument serves to mitigate the risk associated with these contracts.

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The summary of instruments that are considered financial guarantees in accordance with the authoritative guidance related to guaranter's accounting and disclosure requirements for guarantees, including indirect guarantees of indebtedness of others, at March 31, 2015 and December 31, 2014, is as follows:

	]	March 31,		Dec	cember 31,
		2015			2014
		(In	thousar	nds)	
Standby letters of credit and financial guarantees	\$	28,677		\$	32,970
Performance letters of credit and financial guarantees		707			-
Loans sold with recourse		59,445			67,803
Commitments to sell or securitize mortgage loans		54,887			10,207

Standby letters of credit and financial guarantees are written conditional commitments issued by the Company to guarantee the payment and/or performance of a customer to a third party ("beneficiary"). If the customer fails to comply with the agreement, the beneficiary may draw on the standby letter of credit or financial guarantee as a remedy. The amount of credit risk involved in issuing letters of credit in the event of nonperformance is the face amount of the letter of credit or financial guarantee. These guarantees are primarily issued to support public and private borrowing arrangements, including commercial paper, bond financing, and similar transactions. The amount of collateral obtained, if it is deemed necessary by the Company upon extension of credit, is based on management's credit evaluation of the customer.

#### Lease Commitments

The Company has entered into various operating lease agreements for branch facilities and administrative offices. Rent expense for the quarters ended March 31, 2015 and 2014 amounted to \$2.4 million and \$2.5 million, respectively, and is included in the "occupancy and equipment" caption in the unaudited consolidated statements of operations. Future rental commitments under leases in effect at March 31, 2015, exclusive of taxes, insurance, and maintenance expenses payable by the Company, are summarized as follows:

	M	Minimum Rent			
Year Ending December 31,	(I	n thousands)			
2015	\$	7,007			
2016		7,747			

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2017	7,135
2018	6,088
2019	5,907
Thereafter	16,302
	\$ 50,186

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### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

## **Contingencies**

The Company and its subsidiaries are defendants in a number of legal proceedings incidental to their business. In the ordinary course of business, the Company and its subsidiaries are also subject to governmental and regulatory examinations. Certain subsidiaries of the Company, including the Bank (and its subsidiary OIB), Oriental Financial Services, and Oriental Insurance, are subject to regulation by various U.S., Puerto Rico and other regulators.

The Company seeks to resolve all litigation and regulatory matters in the manner management believes is in the best interests of the Company and its shareholders, and contests allegations of liability or wrongdoing and, where applicable, the amount of damages or scope of any penalties or other relief sought as appropriate in each pending matter.

Subject to the accounting and disclosure framework under the provisions of ASC 450, it is the opinion of the Company's management, based on current knowledge and after taking into account its current legal accruals, that the eventual outcome of all matters would not be likely to have a material adverse effect on the consolidated statements of financial condition of the Company. Nonetheless, given the substantial or indeterminate amounts sought in certain of these matters, and the inherent unpredictability of such matters, an adverse outcome in certain of these matters could, from time to time, have a material adverse effect on the Company's consolidated results of operations or cash flows in particular quarterly or annual periods. The Company has evaluated all litigation and regulatory matters where the likelihood of a potential loss is deemed reasonably possible. The Company has determined that the estimate of the reasonably possible loss is not significant.

#### NOTE 21 - FAIR VALUE OF FINANCIAL INSTRUMENTS

The Company follows the fair value measurement framework under GAAP.

## Fair Value Measurement

The fair value measurement framework defines fair value as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. This framework also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable

inputs when measuring fair value. The standard describes three levels of inputs previously described that may be used to measure fair value.

### Money market investments

The fair value of money market investments is based on the carrying amounts reflected in the consolidated statements of financial condition as these are reasonable estimates of fair value given the short-term nature of the instruments.

#### Investment securities

The fair value of investment securities is based on quoted market prices, when available, or market prices provided by recognized broker-dealers. Such securities are classified as level 1 or level 2 depending on the basis for determining fair value. If listed prices or quotes are not available, fair value is based upon externally developed models that use both observable and unobservable inputs depending on the market activity of the instrument, and such securities are classified as level 3. At March 31, 2015 and December 31, 2014, the Company did not have investment securities classified as Level 3.

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#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

#### Derivative instruments

The fair value of the interest rate swaps is largely a function of the financial market's expectations regarding the future direction of interest rates. Accordingly, current market values are not necessarily indicative of the future impact of derivative instruments on earnings. This will depend, for the most part, on the shape of the yield curve, the level of interest rates, as well as the expectations for rates in the future. The fair value of most of these derivative instruments is based on observable market parameters, which include discounting the instruments' cash flows using the U.S. dollar LIBOR-based discount rates, and also applying yield curves that account for the industry sector and the credit rating of the counterparty and/or the Company.

Certain other derivative instruments with limited market activity are valued using externally developed models that consider unobservable market parameters. Based on their valuation methodology, derivative instruments are classified as Level 2 or Level 3. The Company has offered its customers certificates of deposit with an option tied to the performance of the S&P Index and uses equity indexed option agreements with major broker-dealers to manage its exposure to changes in this index. Their fair value is obtained through the use of an external based valuation that was thoroughly evaluated and adopted by management as its measurement tool for these options. The payoff of these options is linked to the average value of the S&P Index on a specific set of dates during the life of the option. The methodology uses an average rate option or a cash-settled option whose payoff is based on the difference between the expected average value of the S&P Index during the remaining life of the option and the strike price at inception. The assumptions, which are uncertain and require a degree of judgment, include primarily S&P Index volatility, forward interest rate projections, estimated index dividend payout, and leverage.

#### Servicing assets

Servicing assets do not trade in an active market with readily observable prices. Servicing assets are priced using a discounted cash flow model. The valuation model considers servicing fees, portfolio characteristics, prepayment assumptions, delinquency rates, late charges, other ancillary revenues, cost to service and other economic factors. Due to the unobservable nature of certain valuation inputs, the servicing rights are classified as Level 3.

#### Impaired Loans.

Impaired loans are carried at the present value of expected future cash flows using the loan's existing rate in a discounted cash flow calculation, or the fair value of the collateral if the loan is collateral-dependent. Expected cash flows are based on internal inputs reflecting expected default rates on contractual cash flows. This method of estimating fair value does not incorporate the exit-price concept of fair value described in Accounting Standards Codification ("ASC") 820-10 and would generally result in a higher value than the exit-price approach. For loans measured using the estimated fair value of collateral less costs to sell, fair value is generally determined based on the fair value of the collateral, which is derived from appraisals that take into consideration prices in observed transactions involving similar assets in similar locations, in accordance with the provisions of ASC 310-10-35 less disposition costs. Currently, the associated loans considered impaired are classified as Level 3.

#### Foreclosed real estate

Foreclosed real estate includes real estate properties securing residential mortgage and commercial loans. The fair value of foreclosed real estate may be determined using an external appraisal, broker price option or an internal valuation. These foreclosed assets are classified as Level 3 given certain internal adjustments that may be made to external appraisals.

#### Other repossessed assets

Other repossessed assets include repossessed automobile loans and leases. The fair value of the repossessed automobiles may be determined using internal valuation and an external appraisal. These repossessed assets are classified as Level 3 given certain internal adjustments that may be made to external appraisals.

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## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Assets and liabilities measured at fair value on a recurring and non-recurring basis, including financial liabilities for which the Company has elected the fair value option, are summarized below:

	March 31, 2015								
		Fair Value Measurements							
	I	Level 1		Level 2		Level 3		Total	
	(In thousands)								
Recurring fair value measurements:									
Investment securities available-for-sale	\$	-	\$	1,125,702	\$	_	\$	1,125,702	
Money market investments		6,158		-		-		6,158	
Derivative assets		_		2,477		3,734		6,211	
Servicing assets		_		7,096		5,068		12,164	
Derivative liabilities		-		(11,113)		(3,617)		(14,730)	
	\$	6,158	\$	1,124,162	\$	5,185	\$	1,135,505	
Non-recurring fair value measurements:									
Impaired commercial loans	\$	-	\$	-	\$	220,383	\$	220,383	
Foreclosed real estate		-		-		94,567		94,567	
Other repossessed assets		-		-		19,296		19,296	
	\$	-	\$	-	\$	334,246	\$	334,246	

	December 31, 2014 Fair Value Measurements							
		Level 1		Level 2		Level 3		Total
		(In thousands)						
Recurring fair value measurements:								
Investment securities available-for-sale	\$	_	\$	1,216,538	\$	-	\$	1,216,538
Money market investments		4,675		-		_		4,675
Derivative assets		-		2,552		5,555		8,107
Servicing assets		-		-		13,992		13,992
Derivative liabilities		_		(11,221)		(5,477)		(16,698)
	\$	4,675	\$	1,207,869	\$	14,070	\$	1,226,614
Non-recurring fair value measurements:								
Impaired commercial loans	\$	-	\$	-	\$	236,942	\$	236,942

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Foreclosed real estate	-		-		95,661	95,661
Other repossessed assets	-		-		21,800	21,800
	\$ -	\$	1	\$	354,403	\$ 354,403

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# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The table below presents a reconciliation of all assets and liabilities measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the quarters ended March 31, 2015 and 2014:

			Qı	ıarter Ende	ed M	arch	31, 2015		
	D	erivative				De	erivative		
		asset				li	iability		
		(S&P					(S&P		
	P	urchased	S	ervicing		En	nbedded		
Level 3 Instruments Only	(	Options)		assets		0	ptions)		Total
		1	1	•		1	•	1	,
Balance at beginning of period	\$	5,555	\$	13,992		\$	(5,477)	\$	14,070
(Losses) gains included in									
earnings		(1,821)		-			1,782		(39)
Transfer of servicing asset to									
held-for-sale		-		(8,978)			-		(8,978)
New instruments acquired		-		531			-		531
Principal repayments				(418)			-		(418)
Amortization		-		1			78		78
Changes in fair value of									
servicing assets		-		(59)			-		(59)
Balance at end of period	\$	3,734	\$	5,068		\$	(3,617)	\$	5,185

	Other debt		Quarte erivative asset (S&P	r E	nde	d March 3	1, 2	De	erivative iability (S&P		
Level 3 Instruments Only	ecurities able-for-sale		ptions)			Servicing assets			Embedded Options)		Total
Balance at beginning of period  (Losses) gains included in earnings	\$ 19,680	\$	16,430		\$	13,801		\$	(15,736)		\$ 34,175
Changes in fair value of investment	373		-			-			-		373

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servicing assets  Balance at end of period	\$ 20,053	\$	12,555	\$	(198) <b>13,970</b>	\$	(12,120)	\$	(198) <b>34,458</b>
Changes in fair value of					(100)				(100)
Amortization	-		-		-		243		243
Principal repayments	-		-		(196)		ı		(196)
New instruments acquired	1		ı		563		ı		563
securities available for sale included in other comprehensive income									

During the quarters ended March 31, 2015 and 2014, there were purchases and sales of assets and liabilities measured at fair value on a recurring basis. There were no transfers into and out of Level 1 and Level 2 fair value measurements during such periods.

# **OFG BANCORP**

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The table below presents quantitative information for all assets and liabilities measured at fair value on a recurring and non-recurring basis using significant unobservable inputs (Level 3) at March 31, 2015:

		Marc	h 31, 2015	
	air Value thousands)	Valuation Technique	Unobservable Input	Range
Derivative assets (S&P				
Purchased Options)	\$ 3,734	Option pricing model	Implied option volatility	28.93%-43.96%
			Counterparty credit risk	
			(based on 5-year credit	
			default swap ("CDS")	
			spread)	56.19% - 65.17%
Servicing assets	\$ 5,068	Cash flow valuation	Constant prepayment rate	4.51% - 11.39%
			Discount rate	10.00% - 12.00%
Derivative liability (S&P Embedded	(0.545)	Option pricing	Implied option	
Options)	\$ (3,617)	model	volatility Counterparty credit risk (based on 5-year CDS spread)	28.93%-43.96% 56.19% - 65.17%
Collateral dependant		Fair value of property	Appraised value less disposition	30.19 % - 03.11 %
impaired loans	\$ 41,726	or collateral	costs	20.20% - 27.20%
Puerto Rico Electric Power	\$ 176,304	Cash flow valuation	Discount rate	7.25%

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Authority line of credit				
Other non-collateral dependant		Cash flow		
impaired loans	2,353	valuation	Discount rate	5.75% - 9.25%
Foreclosed real estate	\$ 94,567	Fair value of property  or collateral	Appraised value less disposition costs	20.20% - 27.20%
		Fair value of property	Appraised value	
Other repossessed assets	\$ 19,296	or collateral	less disposition costs	20.20% - 27.20%

#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Information about Sensitivity to Changes in Significant Unobservable Inputs

Other debt securities – The significant unobservable inputs used in the fair value measurement of one of the Company's other debt securities are indicative comparable pricing, option adjusted spread ("OAS"), yield to maturity, and spread to maturity. Significant changes in any of those inputs in isolation would result in a significantly different fair value measurement. Generally, a change in the assumption used for indicative comparable pricing is accompanied by a directionally opposite change in the assumption used for OAS and a directionally, although not equally proportional, opposite change in the assumptions used for yield to maturity and spread to maturity.

<u>Derivative asset (S&P Purchased Options)</u> – The significant unobservable inputs used in the fair value measurement of the Company's derivative assets related to S&P purchased options are implied option volatility and counterparty credit risk. Significant changes in any of those inputs in isolation would result in a significantly different fair value measurement. Generally, a change in the assumption used for implied option volatility is not necessarily accompanied by directionally similar or opposite changes in the assumption used for counterparty credit risk.

<u>Servicing assets</u> – The significant unobservable inputs used in the fair value measurement of the Company's servicing assets are constant prepayment rates and discount rates. Changes in one factor may result in changes in another (for example, increases in market interest rates may result in lower prepayments), which may magnify or offset the sensitivities. Mortgage banking activities, a component of total banking and financial service revenue in the consolidated statements of operations, include the changes from period to period in the fair value of the mortgage loan servicing rights, which may result from changes in the valuation model inputs or assumptions (principally reflecting changes in discount rates and prepayment speed assumptions) and other changes, including changes due to collection/realization of expected cash flows.

<u>Derivative liability (S&P Embedded Options)</u> – The significant unobservable inputs used in the fair value measurement of the Company's derivative liability related to S&P purchased options are implied option volatility and counterparty credit risk. Significant changes in any of those inputs in isolation would result in a significantly different fair value measurement. Generally, a change in the assumption used for implied option volatility is not necessarily accompanied by directionally similar or opposite changes in the assumption used for counterparty credit risk.

#### Fair Value of Financial Instruments

The information about the estimated fair value of financial instruments required by GAAP is presented hereunder. The aggregate fair value amounts presented do not necessarily represent management's estimate of the underlying value of the Company.

The estimated fair value is subjective in nature, involves uncertainties and matters of significant judgment and, therefore, cannot be determined with precision. Changes in assumptions could affect these fair value estimates. The

fair value estimates do not take into consideration the value of future business and the value of assets and liabilities that are not financial instruments. Other significant tangible and intangible assets that are not considered financial instruments are the value of long-term customer relationships of retail deposits, and premises and equipment.

# **OFG BANCORP**

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The estimated fair value and carrying value of the Company's financial instruments at March 31, 2015 and December 31, 2014 is as follows:

	Marc	h 31,			Decem	ber 31,	
	20	15			20	14	
	Fair	(	Carrying		Fair	(	Carrying
	Value		Value		Value		Value
			(In thou	usands)			
<u>Level 1</u>							
Financial Assets:							
Cash and cash equivalents	\$ 678,902	\$	678,902	\$	573,427	\$	573,427
Restricted cash	15,406		15,406		8,407		8,407
<u>Level 2</u>							
Financial Assets:							
Trading securities	964		964		1,594		1,594
Investment securities							
available-for-sale	1,125,702		1,125,702		1,216,538		1,216,538
Investment securities							
held-to-maturity	175,856		172,847		164,154		162,752
Federal Home Loan Bank							
(FHLB) stock	21,148		21,148		21,169		21,169
Other investments	3		3		3		3
Derivative assets	2,477		2,477		2,552		2,552
Servicing assets	7,096		7,096		-	_	-
Financial Liabilities:							
Derivative liabilities	11,113		11,113		11,221		11,221
Level 3							
Financial Assets:							
Total loans (including loans held-for-sale)							
Non-covered loans, net	4,733,607		4,466,772		4,563,701		4,527,735
Covered loans, net	309,402		257,807		345,660		298,911
Derivative assets	3,734		3,734		5,555		5,555
FDIC indemnification asset	63,801		75,221		75,969		97,378
Accrued interest receivable	19,594		19,594		21,345		21,345
Servicing assets	5,068		5,068		13,992		13,992
Financial Liabilities:							
Deposits	4,894,207		4,894,233		4,893,247		4,924,406
Securities sold under							
agreements to repurchase	962,742		927,168		1,020,621		980,087

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Advances from FHLB	335,028	333,857		339,172		334,331
Other borrowings	1,693	1,740		3,979		4,004
Subordinated capital notes	108,121	101,846		104,288		101,584
Accrued expenses and other						
liabilities	135,971	135,971		133,290		133,290
Derivative liabilities	3,617	3,617		5,477		5,477

#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

The following methods and assumptions were used to estimate the fair values of significant financial instruments at March 31, 2015 and December 31, 2014:

- Cash and cash equivalents (including money market investments and time deposits with other banks) and restricted cash have been valued at the carrying amounts reflected in the consolidated statements of financial condition as these are reasonable estimates of fair value given the short-term nature of the instruments.
- Investments in FHLB-NY stock are valued at their redemption value.
- The fair value of investment securities, including trading securities, is based on quoted market prices, when available, or market prices provided by recognized broker-dealers. If listed prices or quotes are not available, fair value is based upon externally developed models that use both observable and unobservable inputs depending on the market activity of the instrument.
- The fair value of the FDIC indemnification asset represents the present value of the net estimated cash payments expected to be received from the FDIC for future losses on covered assets based on the credit assumptions on estimated cash flows for each covered asset pool and the loss sharing percentages. The ultimate collectability of the FDIC indemnification asset is dependent upon the performance of the underlying covered loans, the passage of time and claims paid by the FDIC which are impacted by the Bank's adherence to certain guidelines established by the FDIC.
- The fair value of servicing assets held-for-sale is based on the terms of the sales agreement with the third party. The fair value of the remaining servicing asset is estimated by using a cash flow valuation model which calculates the present value of estimated future net servicing cash flows, taking into consideration actual and expected loan prepayment rates, discount rates, servicing costs, and other economic factors, which are determined based on current market conditions.
- The fair values of the derivative instruments are provided by valuation experts and counterparties. Certain derivatives with limited market activity are valued using externally developed models that consider unobservable market parameters. The Company has offered its customers certificates of deposit with an option tied to the performance of the S&P Index, and uses equity indexed option agreements with major broker-dealers to manage its exposure to changes in this index. Their fair value is obtained through the use of an external based valuation that was thoroughly evaluated and adopted by management as its measurement tool for these options. The payoff of these options is linked to the average value of the S&P Index on a specific set of dates during the life of the option. The

methodology uses an average rate option or a cash-settled option whose payoff is based on the difference between the expected average value of the S&P Index during the remaining life of the option and the strike price at inception. The assumptions, which are uncertain and require a degree of judgment, include primarily S&P Index volatility, forward interest rate projections, estimated index dividend payout, and leverage.

- Fair value of derivative liabilities, which include interest rate swaps and forward-settlement swaps, are based on the net discounted value of the contractual projected cash flows of both the pay-fixed receive-variable legs of the contracts. The projected cash flows are based on the forward yield curve, and discounted using current estimated market rates.
- The fair value of the covered and non-covered loan portfolio (including loans held-for-sale) is estimated by segregating by type, such as mortgage, commercial, consumer, auto and leasing. Each loan segment is further segmented into fixed and adjustable interest rates and by performing and non-performing categories. The fair value of performing loans is calculated by discounting contractual cash flows, adjusted for prepayment estimates (voluntary and involuntary), if any, using estimated current market discount rates that reflect the credit and interest rate risk inherent in the loan. This fair value is not currently an indication of an exit price as that type of assumption could result in a different fair value estimate.

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#### **OFG BANCORP**

#### NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

- The fair value of demand deposits and savings accounts is the amount payable on demand at the reporting date. The fair value of fixed-maturity certificates of deposit is based on the discounted value of the contractual cash flows, using estimated current market discount rates for deposits of similar remaining maturities.
- The fair value of long-term borrowings, which include securities sold under agreements to repurchase, advances from FHLB-NY, other borrowings, and subordinated capital notes, is based on the discounted value of the contractual cash flows using current estimated market discount rates for borrowings with similar terms, remaining maturities and put dates.

#### **NOTE 22 – BUSINESS SEGMENTS**

The Company segregates its businesses into the following major reportable segments of business: Banking, Wealth Management, and Treasury. Management established the reportable segments based on the internal reporting used to evaluate performance and to assess where to allocate resources. Other factors such as the Company's organization, nature of its products, distribution channels and economic characteristics of the products were also considered in the determination of the reportable segments. The Company measures the performance of these reportable segments based on pre-established goals of different financial parameters such as net income, net interest income, loan production, and fees generated. The Company's methodology for allocating non-interest expenses among segments is based on several factors such as revenue, employee headcount, occupied space, dedicated services or time, among others. These factors are reviewed on a periodical basis and may change if the conditions warrant.

Banking includes the Bank's branches and traditional banking products such as deposits and commercial, consumer and mortgage loans. Mortgage banking activities are carried out by the Bank's mortgage banking division, whose principal activity is to originate mortgage loans for the Company's own portfolio. As part of its mortgage banking activities, the Company may sell loans directly into the secondary market or securitize conforming loans into mortgage-backed securities.

Wealth Management is comprised of the Bank's trust division, Oriental Financial Services, Oriental Insurance, and OPC. The core operations of this segment are financial planning, money management and investment banking, brokerage services, insurance sales activity, corporate and individual trust and retirement services, as well as retirement plan administration services.

The Treasury segment encompasses all of the Company's asset/liability management activities, such as purchases and sales of investment securities, interest rate risk management, derivatives, and borrowings. Intersegment sales and transfers, if any, are accounted for as if the sales or transfers were to third parties, that is, at current market prices.

The classification of certain assets was revised to more accurately depict the nature of the underlying segments. This reclassification resulted in a reduction in banking segment total assets of approximately \$752.0 million, with a corresponding increase in treasury segment total assets of \$492.6 million and a decrease in total assets eliminations of \$259.4 million in March 31, 2014. The Company evaluated the impact of this reclassification on the total assets allocated to these segments and determined that the effect of this adjustment was not material to any previously reported results.

# **OFG BANCORP**

# NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)

Following are the results of operations and the selected financial information by operating segment for the quarters ended March 31, 2015 and 2014:

					(	)uarter End	ed 1	M	larch 31, 201	5			
			Wealth						Total Major				Consolidated
	Banking	]	Managemo	ent		Treasury			Segments		Eliminatio	ns	Total
						(In tl	hou	ıs	ands)				
Interest income	\$ 97,482	\$	23	9	\$	9,496	\$	3	107,001	\$	-		\$ 107,001
Interest expense	(7,454)		-			(9,912)			(17,366)		-		(17,366)
Net interest income	90,028		23			(416)			89,635		-		89,635
Provision for non-covered													
loan and lease losses	(37,384)		-			-			(37,384)		-		(37,384)
Provision for covered													
loan and lease losses	(4,809)		-			-			(4,809)		_		(4,809)
Non-interest income (loss)	(2,249)		7,010			2,120			6,881		-		6,881
Non-interest expenses	(49,313)		(4,790)			(2,229)			(56,332)		-		(56,332)
Intersegment revenue	544		-			98			642		(642)		-
Intersegment expenses	(98)		(432)			(112)			(642)		642		_
Income before income taxes	\$ (3,281)	\$	1,811		\$	(539)	\$	3	(2,009)	\$	_		\$ (2,009)
	\$ 6,302,044	\$	21,995	_	\$	1,965,342	\$		8,289,381		(925,225)	-	\$ 7,364,156
					(	uarter End	ed 1	M	   [arch 31, 201	 4			
			Wealth		_				Total Major				Consolidated
	Banking	]	Managemo	ent		Treasury			Segments		Eliminatio	ns	Total

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						(In t	tho	us	ands)					
Interest income	\$	108,631	\$	40	\$	14,403		\$	123,074	\$	-	Š	\$	123,074
Interest expense		(7,516)		-		(12,160)			(19,676)		-			(19,676)
Net interest income		101,115		40		2,243			103,398		-			103,398
Provision for non-covered														
loan and lease losses		(10,062)		-		-			(10,062)		-			(10,062)
Provision for covered														
loan and lease losses		(1,629)		-		-			(1,629)		-			(1,629)
Non-interest income (loss)		(5,096)		6,522		3,803			5,229		-			5,229
Non-interest expenses		(53,547)		(4,779)		(3,078)			(61,404)		-			(61,404)
Intersegment revenue		544		-		-			544		(544)			-
Intersegment expenses		-		(432)		(112)			(544)		544			-
Income before income taxes	\$	31,325	<b>\$</b>	1,351	\$	2,856		\$	35,532	\$			\$	35,532
Total assets	φ \$	6,599,875	φ <b>\$</b>	24,345	φ \$	2,136,161		φ <b>\$</b>	8,760,381	Ψ	(904,743)		φ \$	7,855,638

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

### **INTRODUCTION**

The following discussion of the Company's financial condition and results of operations should be read in conjunction with the "Selected Financial Data" and the Company's unaudited consolidated financial statements and related notes. This discussion and analysis contains forward-looking statements. Please see "Forward-Looking Statements" and the risk factors set forth in our 2014 Form 10-K for the year ended December 31, 2014 (the "2014 Form 10-K"), for discussion of the uncertainties, risks and assumptions associated with these statements.

The Company is a publicly-owned financial holding company that provides a full range of banking and financial services through its subsidiaries, including commercial, consumer, auto and mortgage lending; checking and savings accounts; financial planning, insurance and securities brokerage services; and corporate and individual trust and retirement services. The Company operates through three major business segments: Banking, Wealth Management, and Treasury, and distinguishes itself based on quality service. The Company has 53 branches in Puerto Rico and a subsidiary in Boca Raton, Florida. The Company's long-term goal is to strengthen its banking and financial services franchise by expanding its lending businesses, increasing the level of integration in the marketing and delivery of banking and financial services, maintaining effective asset-liability management, growing non-interest revenue from banking and financial services, and improving operating efficiencies.

The Company's diversified mix of businesses and products generates both the interest income traditionally associated with a banking institution and non-interest income traditionally associated with a financial services institution (generated by such businesses as securities brokerage, fiduciary services, investment banking, insurance agency, and retirement plan administration). Although all of these businesses, to varying degrees, are affected by interest rate and financial market fluctuations and other external factors, the Company's commitment is to continue producing a balanced and growing revenue stream.

#### **CRITICAL ACCOUNTING POLICIES AND ESTIMATES**

The preparation of financial statements in accordance with U.S. Generally Accepted Accounting Principles ("GAAP") requires management to make a number of judgments, estimates and assumptions that affect the reported amount of assets, liabilities, income and expenses in the consolidated financial statements. Understanding our accounting policies and the extent to which we use management judgment and estimates in applying these policies is integral to understanding our financial statements. We provide a summary of our significant accounting policies in "Note 1—Summary of Significant Accounting Policies" of our annual report on the 2014 Form 10-K.

In the "Management's Discussion and Analysis of Financial Condition and Results of Operations—Critical Accounting Policies and Estimates" section of our 2014 Form 10-K, we identified the following accounting policies as critical because they require significant judgments and assumptions about highly complex and inherently uncertain matters and the use of reasonably different estimates and assumptions could have a material impact on our reported results of

operations or financial condition:

- Business combination
- Allowance for loan and lease losses
- Financial instruments

We evaluate our critical accounting estimates and judgments on an ongoing basis and update them as necessary based on changing conditions. Management has reviewed and approved these critical accounting policies and has discussed its judgments and assumptions with the Audit Committee of our Board of Directors.

# **OVERVIEW OF FINANCIAL PERFORMANCE**

SELECTED FINANCIAL DATA					
			anton E 1	ad Manah 21	
	1	Qu	iarter Endo	ed March 31,	Variance
		2015		2014	variance %
EARNINGS DATA:			sands ave	ept per share data)	L
Interest income	\$	107,001	\$	123,074	-13.1%
Interest expense	Ψ	17,366	Ψ	19,676	-11.7%
Net interest income		89,635		103,398	-13.3%
Provision for non-covered loan and lease		05,000		100,000	10.0 /
losses		37,384		10,062	271.5%
Provision for covered loan and lease losses,				.,,	
net		4,809		1,629	195.2%
Total provision for loan and lease					
losses, net		42,193		11,691	260.9%
Net interest income after provision					
for loan					
				04.505	40.00
and lease losses	-	47,442		91,707	-48.3%
Non-interest income		6,881		5,229	31.6%
Non-interest expenses		56,332		61,404	-8.3%
(Loss) income before taxes		(2,009)		35,532	-105.7%
Income tax expense		979		11,785	-91.7%
Net (loss) income		(2,988)		23,747	-112.6%
Less: dividends on preferred stock		(3,465)		(3,465)	153.0%
(Loss) income available to common	<b>.</b>	(5.450)			121.00
shareholders	\$	(6,453)	\$	20,282	-131.8%
PER SHARE DATA:	φ.	(0.14)		0.45	121.18
Basic	\$	(0.14)	\$	0.45	-131.1%
Diluted	\$	(0.14)	\$	0.42	-133.3%
Average common shares outstanding		44,634		45,329	-1.5%
Average common shares outstanding and equivalents		51,977		52,598	-1.2%
Cash dividends declared per common share	\$	0.10	\$	0.08	25.0%
Cash dividends declared on common					
shares	\$	4,464	\$	3,657	22.1%
PERFORMANCE RATIOS:		·			
Return on average assets (ROA)		-0.16%		1.18%	-113.6%

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Return on average tangible common equity	-3.76%	12.86%	-129.2%
Return on average common equity (ROE)	-3.30%	11.13%	-129.6%
Equity-to-assets ratio	12.72%	11.41%	11.4%
Efficiency ratio	51.75%	50.12%	3.3%
Interest rate spread	5.20%	5.75%	-9.6%
Interest rate margin	5.42%	5.90%	-8.1%

SELECTED FINANCIAL DATA - (Continued)											
	1	March 31,	De	ecember 31,	Variance						
		2015		2014	%						
PERIOD END BALANCES AND CAPITAL RATIOS:	(In thousands, except per share data)										
Investments and loans											
Investments securities	\$	1,320,664	\$	1,402,056	-5.8%						
Loans and leases not covered under shared-loss											
agreements with the FDIC, net		4,466,772		4,527,735	-1.3%						
Loans and leases covered under shared-loss											
agreements with the FDIC, net		257,807		298,911	-13.8%						
Total investments and loans	\$	6,045,243	\$	6,228,702	-2.9%						
Deposits and borrowings											
Deposits	\$	4,894,233	\$	4,924,406	-0.6%						
Securities sold under agreements to repurchase		927,168		980,087	-5.4%						
Other borrowings		437,443		439,919	-0.6%						
Total deposits and borrowings	\$	6,258,844	\$	6,344,412	-1.3%						
Stockholders' equity											
Preferred stock	\$	176,000	\$	176,000	0.0%						
Common stock		52,626		52,626	0.0%						
Additional paid-in capital		539,222		539,311	0.0%						
Legal surplus		70,097		70,467	-0.5%						
Retained earnings		170,605		181,152	-5.8%						
Treasury stock, at cost		(96,495)		(97,070)	0.6%						
Accumulated other comprehensive income		24,324		19,711	23.4%						
Total stockholders' equity	\$	936,379	\$	942,197	-0.6%						
Per share data											
Book value per common share	\$	17.25	\$	17.40	-0.9%						
Tangible book value per common share	\$	15.12	\$	15.25	-0.9%						
Market price at end of period	\$	16.32	\$	16.65	-2.0%						
Capital ratios											
Leverage capital		11.23%		10.61%	5.8%						
Tier 1 common equity to risk-weighted assets		N/A		11.88%	N/A						
Common equity Tier 1 capital ratio		12.63%		N/A	N/A						
Tier 1 risk-based capital		16.14%		16.02%	0.7%						
Total risk-based capital		17.69%		17.57%	0.7%						
Financial assets managed											
Trust assets managed	\$	2,911,515	\$	2,841,111	2.5%						

\$	2,660,177	\$	2,622,001	1.5%
81				
	<u>\$</u> 81	\$   2,660,177   81	\$   2,660,177   \$ 81	\$   2,660,177   \$   2,622,001   81

#### FINANCIAL HIGHLIGHTS OF THE FIRST OUARTER OF 2015

During the first quarter of 2015, the Company reported a loss to common shareholders of \$6.5 million, or \$0.14 per share, which included a provision for loan and lease losses of \$15.8 million or (\$0.35) per share, net of tax, related to the participation in a fuel purchase line of credit with PREPA. Excluding this provision for loan and lease losses, income was \$9.4 million, or \$0.21 per share diluted. Income available to common shareholders in the first quarter of 2014 was \$20.3 million, or \$0.42 per share diluted.

This quarter was also adversely affected by:

- \$11.1 million less in loan interest income, primarily due to lower acquired balances and yields.
- A \$4.8 million provision for covered loans, increasing the allowance to \$70.7 million, in connection with the end of the commercial loss share coverage with the FDIC on June 30, 2015.

Net interest margin continued strong at 5.42%.

The Company continued its growth of the Oriental Bank franchise through the net opening of 7,670 new retail deposit accounts, reduction in cost of total deposits, core non-interest fee revenue strength, and major expansion of its ATM network.

The efficiency ratio was in our target rate at 51.75%.

Tangible book value and book value per common share decreased to \$15.12 and \$17.25, respectively, from \$15.25 and \$17.40 as of December 31, 2014.

#### **Interest Income**

Total interest income decreased \$16.1 million to \$107.0 million, compared to \$123.1 million in the first quarter of 2014, reflecting the transition in our loan portfolio as originated loans with more normal yields grow at a slower pace than higher-yielding acquired loans fall, due to repayments and maturities. The yield on interest-earning assets decreased to 6.47% from 7.02%.

### **Interest Expense**

Total interest expense decreased by 11.7% as compared to the same period in 2014. Such decrease reflects the lower cost of deposits before fair value premium amortization and core deposit intangible amortization (0.70% vs. 0.92%). Such lower cost reflects continuing progress in the repricing of the Company's core retail deposits and other reductions in its cost of funds.

#### **Net Interest Income**

Net interest income decreased \$13.8 million for the first quarter of 2015. Such increase reflects a decrease in net interest margin of 48 basis points to 5.42% when compared to the first quarter of 2014.

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#### **Provision for Loan and Lease Losses**

Provision for non-covered loan losses increased \$27.3 million to \$37.4 million when compared to \$10.1 million for the first quarter of 2014, reflecting the \$24.0 million provision for loan and lease losses related to the aforementioned line of credit with PREPA. Provision for covered loan losses increased \$3.2 million to \$4.8 million when compared to \$1.6 million for the same period in 2014.

#### **Non-Interest Income**

Core banking and wealth management revenues increased slightly to \$19.2 million as compared to the same period in 2014, primarily reflecting an increase of \$288 thousand and \$168 thousand in wealth management and mortgage banking services revenue, respectively, and a decrease of \$352 thousand in banking service revenue.

The fluctuation in the FDIC shared-loss expense of \$13.1 million, compared to \$18.5 million for the same period in 2014, resulted from the ongoing evaluation of expected cash flows of the covered loan portfolio, which resulted in reduced projected losses expected to be collected from the FDIC and the improved accretable yield on the covered loans.

Other non-interest loss of \$1.7 million, compared to income of \$454 thousand for the same period in 2014, primarily from the recognition of a \$1.9 million loss in the valuation of part of the mortgage servicing during the first quarter of 2015.

#### **Non-Interest Expense**

Non-interest expense of \$56.3 million, decreased \$5.1 million or 8.3% compared to the same period in 2014, reflecting decreased costs in major categories from the first quarter of 2014. The Company's efficiency ratio for the first quarter of 2015 was 51.75%, compared to 50.12% for the same period in 2014.

#### **Income Tax Expense**

Income tax expense was \$979 thousand, compared to \$11.8 million for the same period in 2014. Decrease in income tax expense reflects the net loss before income taxes of \$2.0 million for the quarter ended March 31, 2015, compared to net income before income taxes of \$35.5 million for the year ago quarter.

# (Loss) Income Available to Common Shareholders

The Company's loss to common shareholders amounted to \$6.5 million, compared to net income available to common shareholders of \$20.3 million for the same period in 2014. Loss per basic common share and fully diluted common share was \$0.14 for both, compared to income per basic common share and fully diluted common share of \$0.45 and \$0.42, respectively, for the first quarter of 2014. Loss per basic common share includes \$0.35 related to the PREPA provision for loan and lease losses, net of tax.

#### **Interest Earning Assets**

The loan portfolio declined to \$4.725 billion at March 31, 2015, compared to \$4.827 billion at December 31, 2014, primarily due to repayments and maturities. In addition, this reduction reflects the \$24.0 million provision for loan and lease losses on the PREPA line of credit and a \$25.0 million principal payment by the Puerto Rico Aqueducts and Sewer Authority ("PRASA"). The investment portfolio of \$1.321 billion at March 31, 2015 decreased 5.8% compared to \$1.402 billion at December 31, 2014.

#### **Interest Bearing Liabilities**

Total deposits amounted to \$4.894 billion at March 31, 2015, a slight decrease of 0.6% compared to \$4.924 billion at December 31, 2014. Demand and savings deposits increased 2.2% to \$3.457 billion. Time deposits declined 6.8% as part of our efforts to reduce the cost of deposits, which averaged 0.69% at March 31, 2015 and 0.79% at December 31, 2014.

### Stockholders' Equity

Stockholders' equity at March 31, 2015 was \$936.4 million compared to \$942.2 million at December 31, 2014, a decrease of 0.6%. This decrease reflects the net loss for the quarter partially offset by an increase in accumulated other comprehensive income. Book value per share was \$17.25 at March 31, 2015 compared to \$17.40 at December 31, 2014.

The Company maintains capital ratios in excess of regulatory requirements. At March 31, 2015, Tier 1 Leverage Capital Ratio was 11.23% (December 31, 2014–10.61%), Tier 1 Risk-Based Capital Ratio was 16.14% (December 31, 2014–16.02%), and Total Risk-Based Capital Ratio was 17.69% (December 31, 2014–17.57%). Common Equity Tier 1 capital ratio under the new capital rules was 12.63% at March 31, 2015.

#### **Return on Average Assets and Common Equity**

Return on average common equity ("ROE") was (3.30%) compared to 11.13% for the quarter ended March 31, 2014. Return on average assets ("ROA") was (0.16%) compared to 1.18% for the same period in 2014. Both decreases reflect the net loss for the first quarter of 2015.

#### **Assets under Management**

At March 31, 2015, total assets managed by the Company's trust division and OPC increased to \$2.912 billion compared to \$2.841 billion at December 31, 2014. At March 31, 2015, total assets gathered by the securities broker-dealer subsidiary from its customer investment accounts increased 1.5% to \$2.660 billion, compared to \$2.622 billion at December 31, 2014. Changes in trust and broker-dealer related assets primarily reflect a slight increase in portfolio and differences in market values.

### Lending

Total loan production of \$239.4 million increased 10.7% compared to the same period in 2014. Total commercial loan production of \$85.7 million increased 94.9% from \$43.9 million for the same period in 2014.

Mortgage loan production of \$61.7 million increased 21.4% from \$50.8 million for the same period in 2014, as the Company continued to capture market share formerly held by Doral Bank.

In the aggregate, consumer loan and auto and leasing production totaled \$92.1 million, a decrease of 24.3% from the same period in 2014. Such decrease is mostly due to a decrease of 29.7% in auto production.

Total loan portfolio declined by \$102.1 million from \$4.827 billion at December 31, 2014 to \$4.725 billion at March 31, 2015, mostly as the result of scheduled pay downs and maturities in both the non-covered and covered loan portfolios. In addition, this decrease was affected by the \$24.0 million provision for loan and lease losses on the PREPA line of credit and a \$25.0 million principal payment by PRASA as we continue to decrease our exposure to the Puerto Rico government.

#### **Credit Quality on Non-Covered Loans**

Net credit losses, excluding acquired loans, increased \$3.4 million to \$8.6 million, representing 1.21% of average non-acquired loans outstanding versus 0.86% in the same period in 2014. The allowance for loan and lease losses on non-covered loans at March 31, 2015, increased to \$96.4 million compared to \$69.5 million at December 31, 2014. The allowances for loan and lease losses, excluding acquired loans, increased to \$76.8 million (2.64% of total non-covered loans, excluding acquired loans) at March 31, 2015, compared to \$51.4 million (1.81% of total non-covered loans, excluding acquired loans) at December 31, 2014, as a result of a \$24.0 million provision for loan and lease losses on the PREPA line of credit during the first quarter of 2015. The allowance for loan and lease losses on acquired loans accounted for under ASC 310-20 increased to \$5.5 million at March 31, 2015, compared to \$4.6 million at December 31, 2014.

Non-performing loans ("NPLs"), which exclude loans covered under shared-loss agreements with the FDIC and loans acquired in the BBVAPR Acquisition accounted under ASC 310-30, increased to \$313.1 million at March 31, 2015 compared to \$108.9 million at December 31, 2014. The increase is due mainly to the classification of the \$200.0 participation in the PREPA line of credit as non-accrual during the first quarter of 2015.

#### **Non-GAAP Measures**

The Company uses certain non-GAAP measures of financial performance to supplement the unaudited consolidated financial statements presented in accordance with GAAP. The Company presents non-GAAP measures that management believes are useful and meaningful to investors. Non-GAAP measures do not have any standardized meaning, are not required to be uniformly applied, and are not audited. Therefore, they are unlikely to be comparable to similar measures presented by other companies. The presentation of non-GAAP measures is not intended to be a substitute for, and should not be considered in isolation from, the financial measures reported in accordance with GAAP.

The Company's management has reported and discussed the results of operations herein both on a GAAP basis and on a pre-tax pre-provision operating income basis (defined as net interest income, plus banking and financial services revenue, less non-interest expenses, as calculated on the table below). The Company's management believes that, given the nature of the items excluded from the definition of pre-tax pre-provision operating income, it is useful to state what the results of operations would have been without them so that investors can see the financial trends from the Company's continuing business.

During the quarter ended March 31, 2015, the Company's pre-tax pre-provision operating income decreased 1.4% to \$52.5 million as compared to \$61.4 million for the same period in 2014. Pre-tax pre-provision operating income is calculated as follows:

	Quarter Ended March 31,										
		2015	2014								
	(In thousands)										
PRE-TAX PRE-PROVISION OPERATING INCOME											
Net interest income	\$	89,635	\$	103,398							
Core non-interest income:											
Banking service revenue		10,205		10,606							
Wealth management revenue		7,155		6,867							
Mortgage banking activities		1,863		1,950							
Total core non-interest income		19,223		19,423							
Non-interest expenses		56,331		61,453							
Total pre-tax pre-provision operating income	\$	52,527	\$	61,368							

Tangible common equity consists of common equity less goodwill, core deposit intangibles and customer relationship intangible. Tangible book value per common share consists of tangible common equity divided by common stock outstanding at the end of the period. Ratios of tangible common equity to total assets, tangible common equity to risk-weighted assets, total equity to risk-weighted assets, tier 1 equity to risk-weighted assets, and common equity tier 1 to risk-weighted assets and tangible book value per common share are non-GAAP measures.

At March 31, 2015, tangible common equity to total assets increased to 9.17% from 9.14% and tangible common equity to risk-weighted assets decreased to 13.46% from 14.04% at December 31, 2014. Total equity to risk-weighted assets decreased to 18.67% from 19.44% at December 31, 2014.

Management and many stock analysts use tangible common equity in conjunction with more traditional bank capital ratios to compare the capital adequacy of banking organizations. Tangible common equity or related measures should be considered in isolation or as a substitute for stockholders' equity, total assets or any other measure calculated in accordance with GAAP.

### **ANALYSIS OF RESULTS OF OPERATIONS**

The following tables show major categories of interest-earning assets and interest-bearing liabilities, their respective interest income, expenses, yields and costs, and their impact on net interest income due to changes in volume and rates for the quarters ended March 31, 2015 and 2014:

VOLUME/RATE FOR THE QUARTERS	SE	NDED M	AR	CH	I 31, 2015 A	4 NI	2014							
&						Ť								
		In	ter	est		寸	Averag	ge rate		T	Averag	e bala	nce	
	l	March		March			March	March			March		March	
		2015		2014			2015	2014			2015		2014	
							(Dollars i	n thousan	ds)					
A - TAX EQUIVALENT SPREAD														
Interest-earning assets	\$	107,001		\$	123,074		6.47%	7.02%		\$	6,703,286	\$	7,108,864	
Tax equivalent adjustment		4,167			10,134		0.25%	0.58%			-		-	
Interest-earning assets - tax equivalent		111,168			133,208		6.74%	7.60%			6,703,286		7,108,864	
Interest-bearing liabilities		17,366			19,676		1.27%	1.23%			5,545,936		6,465,915	
Tax equivalent net interest income / spread		93,802			113,532		5.47%	6.38%			1,157,350		642,949	
Tax equivalent interest rate margin							5.68%	6.48%						
B - NORMAL SPREAD														
Interest-earning assets:														
Investments:														
Investment securities		9,195			14,160		2.77%	3.56%		_	1,344,617		1,619,020	
Interest bearing cash and money market investments		323			283		0.23%	0.24%			564,237		482,497	
Total investments		9,518			14,443		2.02%	2.79%			1,908,854		2,101,517	
Loans not covered under shared-loss														

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agreements						
with the FDIC:						
Originated						
Mortgage	10,211	10,458	5.26%	5.63%	787,330	753,248
Commercial	16,954	14,417	5.42%	5.21%	1,269,104	1,121,953
Consumer	4,585	3,139	10.25%	9.93%	181,464	128,239
Auto and leasing	14,534	10,989	9.91%	10.66%	594,760	418,074
Total originated non-covered loans	46,284	39,003	6.63%	6.53%	2,832,658	2,421,514
Acquired						
Mortgage	8,987	9,369	5.61%	5.33%	649,710	713,345
Commercial	14,572	18,769	10.79%	10.30%	547,578	738,910
Consumer	3,189	4,089	14.54%	12.79%	88,954	129,665
Auto	8,947	14,013	9.05%	8.76%	400,803	648,382
Total acquired non-covered loans	35,695	46,240	8.58%	8.41%	1,687,044	2,230,301
Total non-covered loans	81,979	85,243	7.36%	7.43%	4,519,702	4,651,816
Loans covered under shared loss agreements with the						
FDIC	15,504	23,388	22.89%	26.68%	274,731	355,531
Total loans	97,483	108,631	8.25%	8.80%	4,794,432	5,007,347
Total interest earning assets	107,001	123,074	6.47%	7.02%	6,703,286	7,108,864

	Int	erest			Avera	ge 1	rate		Average balance					
	March	]	March		March	l	March	ı	March		March			
	2015		2014		2015		2014		2015		2014			
				(1	Dollars in	tho	usands)							
Interest-bearing liabilities:														
Deposits:														
Now Accounts	1,281		2,323		0.41%		0.57%		1,260,952		1,661,244			
Savings and money market	1,734		2,296		0.54%		0.83%		1,314,360		1,126,987			
Individual retirement accounts	771		1,058		1.05%		1.25%		297,086		343,762			
Retail certificates of deposits	1,407		1,938		1.33%		1.37%		428,041		572,054			
Total core deposits	5,193		7,615		0.64%		0.83%		3,300,439		3,704,047			
Institutional deposits	798		1,408		1.22%		1.51%		264,964		377,528			
Brokered deposits	1,166		1,516		0.79%		0.82%		602,189		751,558			
Total wholesale deposits	1,964		2,924		0.92%		1.05%		867,153		1,129,086			
	7,157		10,539		0.70%		0.88%		4,167,592		4,833,133			
Deposits fair value premium amortization	(345)		(1,897)		0.00%		0.00%		-		-			
Core deposit intangible amortization	292		335		0.00%		0.00%		-		-			
Total deposits	7,104		8,977		0.69%		0.75%		4,167,592		4,833,133			
Borrowings:														
Securities sold under agreements to repurchase	7,164		7,411		3.09%		2.60%		939,377		1,156,747			
Advances from FHLB and other borrowings	2,235		2,295		2.69%		2.48%		337,292		375,862			
Subordinated capital notes	863		992		3.44%		4.02%		101,675		100,173			
Total borrowings	10,262		10,698		3.02%		2.66%		1,378,344		1,632,782			
Total interest bearing liabilities	17,366		19,675		1.27%		1.23%		5,545,936		6,465,915			
Net interest income / spread	89,635	\$	103,398		5.20%		5.75%							
Interest rate margin					5.42%		5.90%							
Excess of average interest-earning								\$	1,157,350	\$	642,949			

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assets													
over average interest-bearing liabilities													
Average interest-earning assets to average											120.87%		109.94%
interest-bearing liabilities ratio											120.07 //		109.94 //
		<u> </u>											
C - CHANGES IN N			T IN			E 1	O:		I				
	+	olume		Ra		Total							
T 4 4 T			(1	n tho	usands	s)							
Interest Income:	Ф	(1.204)	Ф	(2	(01)		Φ	(4.005)					
Investments	\$	(1,324)	\$	-	3,601)		\$	(4,925)					
Loans Total interest income		(7,736) ( <b>9,060</b> )			7,013)			(11,148) (16,073)					
Interest Expense:													
Deposits		(1,236)			(638)			(1,874)					
Repurchase agreements		(1,393)			1,146			(247)					
Other borrowings		(256)			67			(189)					
Total interest expense		(2,885)			575			(2,310)					
Net Interest Income	\$	(6,175)	\$	(7	,588)		\$	(13,763)					

#### **Net Interest Income**

#### Comparison of quarters ended March 31, 2015 and 2014

Net interest income of \$89.6 million decreased 13.3% compared with \$103.4 million reported in the first quarter of 2014, reflecting a decrease of 10.3% in interest income from loans and a decrease of 34.1% in interest income from investments.

Interest rate spread decreased 55 basis points from 5.75% to 5.20%. This decrease is mainly due to the net effect of a 55 basis points decrease in the average yield of interest-earning assets from 7.02% to 6.47%.

Interest income decreased to \$107.0 million from \$123.1 million in the same quarter in 2014. Such decrease reflects decreases of \$9.1 million and \$7.0 million in the volume and in interest rate, respectively, of interest-earning assets. Interest income from loans decreased 10.3% to \$97.5 million, reflecting a decrease in both, volume and in interest rate by \$7.7 million and a \$3.4 million, respectively, primarily due to lower acquired loan balances and yields. Our loan portfolio is transitioning as originated loans with more normal yields grow at a slower pace than higher-yielding acquired loan fall, due to repayments and maturities. Originated loans interest income increased 18.7% to \$46.3 million as balances grew 17.0% and yield expanded 10 basis points to 6.63%. Acquired non-covered loans interest income fell 22.8% to \$35.7 million as balances declined 24.4% and yield reduced 17 basis points to 8.58%. Covered loans interest income fell 33.7% to \$15.5 million as balances declined 22.7% and yield reduced 379 basis points to 22.89%. Interest income from investments decreased 34.1% to \$9.5 million, reflecting a decrease in both, volume and interest rate of \$1.3 million and \$3.6 million, respectively. Such decrease in interest income from investments reflects a decrease in investment securities from redemptions, maturities and sales, and higher premium amortization on existing securities.

Interest expense decreased 11.7% to \$17.4 million, primarily because of a \$2.6 million decrease in the volume of interest-bearing liabilities and an increase of \$241 thousand in interest rate. The decrease in interest-bearing liabilities is mostly due to the decrease in deposits volume of \$1.2 million and in interest rate of \$638 thousand, and a decrease in repurchase agreements volume of \$1.4 million which was partially offset by an increase in interest rate of \$1.1 million. The cost of deposits before fair value amortization and core deposit intangible amortization decreased 18 basis points to 0.70% for the first quarter of 2015, compared to 0.88% for the first quarter of 2014. The decrease in the cost of deposits was partially offset by an increase in the cost of borrowings, which increased 36 basis points to 3.02% from 2.66%.

The average balance of total interest-earning assets was \$6.703 billion, a decrease of 5.7% from the same period in 2014. The decrease in average balance of interest-earning assets was mainly attributable to a decrease of 9.2% in

average investments and a decrease of 4.3% in average loans.

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TABLE 2 - NON-INTEREST INCOME SUMMARY				
	Quarter End	ded March	31,	
	2015		2014	Variance
	(Dollars in	n thousands	s)	
Banking service revenue	\$ 10,205	\$	10,557	-3.3%
Wealth management revenue	7,155		6,867	4.2%
Mortgage banking activities	1,863		1,695	9.9%
Total banking and financial service revenue	19,223		19,119	0.5%
FDIC shared-loss expense, net:				
FDIC indemnification asset expense	(12,221)		(17,622)	30.7%
Change in true-up payment obligation	(863)		(865)	0.2%
	(13,084)		(18,487)	29.2%
Net gain (loss) on:				
Sale of securities available for sale	2,572		4,366	-41.1%
Derivatives	(90)		(223)	59.6%
Other non-interest (loss) income	(1,740)		454	-483.3%
	(12,342)		(13,890)	11.1%
Total non-interest income, net	\$ 6,881	\$	5,229	31.6%

#### **Non-Interest Income**

Non-interest income is affected by the level of trust assets under management, transactions generated by clients' financial assets serviced by the securities broker-dealer and insurance agency subsidiaries, the level of mortgage banking activities, and the fees generated from loans and deposit accounts. It is also affected by the FDIC shared-loss expense, which varies depending on the results of the on-going evaluation of expected cash flows of the loan portfolio acquired in the FDIC-assisted acquisition. In addition, it is affected by the amount of securities, derivatives and trading transactions.

# Comparison of quarters ended March 31, 2015 and 2014

As shown in Table 2 above, the Company recorded non-interest income in the amount of \$6.9 million, compared to \$5.2 million for the same period in 2014, an increase of 31.6%, or \$1.7 million.

The FDIC shared-loss expense, net, decreased to \$13.1 million as compared to \$18.5 million for the same period in 2014, which resulted from the ongoing evaluation of expected cash flows of the covered loan portfolio and from changes in the fair value of the true-up payment obligation, also known as a clawback liability. During the quarter ended March 31, 2015, the FDIC indemnification asset expense decreased to \$12.2 million from \$17.6 million for the same period in 2014. The majority of the FDIC indemnification asset is recorded for projected claimable losses on non-single family residential loans whose loss share period ends on June 30, 2015, although the recovery share period extends for an additional three-year period. During the quarter ended March 31, 2015, the true-up payment obligation decreased slightly to \$863 thousand as compared to \$865 thousand for the same period in 2014. The true-up payment obligation may increase if actual and expected losses decline. The Company measures the true-up payment obligation at fair value.

Banking service revenue, which consists primarily of fees generated by deposit accounts, electronic banking services, and customer services, decreased 3.3% to \$10.2 million, from \$10.6 million for the same period in 2014. The decrease is mainly due to lower checking account fees of \$645 thousand from lower cycle fees as customers shift to the "Cuenta Libre" deposit product, a decrease in branch service commissions from safe deposit fees of \$222 thousand, and a decrease of \$179 thousand in lease servicing and other loan fees mainly from auto loans, partially offset by higher electronic banking fees of \$695 thousand.

Wealth management revenue, which consists of commissions and fees from fiduciary activities, and securities brokerage and insurance activities, increased 4.2% to \$7.2 million, compared to \$6.9 million for the same period in 2014. Such increase is mostly due to an increase of \$334 thousand in insurance fees.

Income generated from mortgage banking activities increased 9.9% to \$1.9 million, compared to \$1.7 million for the same period in 2014. The increase in mortgage banking activities is mainly due to higher servicing income, higher cost or market adjustment made to mortgage loans held -for-sale and an increase in sales, partially offset by higher losses in repurchased loans, when compared to same period in 2014.

Gains from the sale of securities were \$2.6 million compared to \$4.4 million for the same period in 2014. Losses from derivative activities were \$90 thousand, compared to \$223 thousand for the same period in 2014. During the first quarter of 2015, the Company has entered into an agreement to sell mortgage servicing rights. During the quarter ended March 31, 2015, the Company recognized a loss of \$1.9 million related to this transaction, which is included in other non-interest (loss) income.

TABLE 3 - NON-INTEREST EXPENSES				
SUMMARY				
	Oua	rter End	led March 31,	
	2015		2014	Variance %
	(Dollars in	thousan	ids)	
Compensation and employee benefits	\$ 20,180	\$	21,787	-7.4%
Professional and service fees	4,181		4,206	-0.6%
Occupancy and equipment	8,636		8,309	3.9%
Insurance	1,953		2,074	-5.8%
Electronic banking charges	5,367		4,652	15.4%
Information technology expenses	1,454		1,815	-19.9%
Advertising, business promotion, and strategic initiatives	1,629		1,781	-8.5%
Foreclosure, repossession and other real estate expenses	5,447		6,387	-14.7%
Loan servicing and clearing expenses	2,353		2,060	14.2%
Taxes, other than payroll and income taxes	1,479		3,735	-60.4%
Communication	691		957	-27.8%
Printing, postage, stationery and supplies	637		554	15.0%
Director and investor relations	294		251	17.1%
Other operating expenses	2,031		2,836	-28.4%
Total non-interest expenses	\$ 56,332	\$	61,404	-8.3%
Relevant ratios and data:				
Efficiency ratio	51.75%		50.12%	
Compensation and benefits to				
non-interest expense	35.82%		35.48%	
Compensation to average total assets owned	1.09%		1.10%	

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Average number of employees	1,510	1,546	
Average compensation per employee	\$ 13.4	\$ 14.1	
Average loans per average employee	\$ 3,175	\$ 3,239	

### **Non-Interest Expenses**

#### Comparison of quarters ended March 31, 2015 and 2014

Non-interest expense for the quarter ended March 31, 2015 was \$56.3 million, representing a decrease of 8.3% compared to \$61.4 million in the previous year.

Compensation and employee benefits decreased 7.4% to \$20.2 million from \$21.8 million for the quarter ended March 31, 2014. The decrease is due mainly to lower salaries and lower benefits as a result of a headcount reduction from 1,546 to 1,510 as a result of the voluntary early retirement program offered by the Company in December 2014 for qualified employees as a cost savings initiative.

Foreclosure, repossession and other real estate expenses decreased 14.7% to \$5.4 million, as compared to \$6.4 million in the same period for the previous year, principally due to a decrease of \$1.0 million in municipal property taxes and maintenance expenses on foreclosed real estate.

Taxes, other than payroll and income taxes decreased by \$2.3 million or 60.4%, mostly due to a decrease of \$2.3 million in patente nacional local taxes as a result of the termination of the special tax effective December 2014.

Information technology expenses decreased 19.9% to \$1.5 million, as compared to \$1.8 million in the same period in 2014, mainly related to a reduction in services and fixed fees.

The decreases in the foregoing non-interest expenses were partially offset by increases in electronic banking charges and in occupancy and equipment.

Electronic banking charges increased 15.4% to \$5.4 million, mostly due to the increase in expenses related to merchant business and card interchange transactions resulting from the continued growth of our banking business.

Occupancy and equipment increased 3.9% to \$8.6 million, reflecting an increase in internet services of \$547 thousand, mainly due to mobile banking services.

Efficiency ratio was 51.75% compared to 50.12% for the same period in 2014. The efficiency ratio measures how much of the Company's revenues is used to pay operating expenses. The Company computes its efficiency ratio by dividing non-interest expenses by the sum of its net interest income and non-interest income, but excluding gains on the sale of investment securities, derivatives gains or losses, credit-related other-than-temporary impairment losses, FDIC shared-loss expense, losses on the early extinguishment of debt, other gains and losses, and other income that may be considered volatile in nature. Management believes that the exclusion of those items permits consistent comparability. Amounts presented as part of non-interest (losses) income that are excluded from the efficiency ratio computation amounted to losses of \$12.3 million, compared to income of \$13.9 million for the quarter ended March 31, 2014.

#### **Provision for Loan and Lease Losses**

#### Comparison of quarters ended March 31, 2015 and 2014

Provision for non-covered loan and lease losses increased 271.5%, or \$27.3 million, to \$37.4 million from \$10.1 million when compared with the same period in 2014. Such increase was due to the classification of \$200 million participation in the PREPA line of credit as non-accrual and the recognition of a \$24.0 million provision for loan and lease losses on such line.

Provision for covered loan and lease losses increased 195.2% to \$4.8 million from \$1.6 million when compared to the same period in 2014. Increase for the first quarter of 2015 was mainly due to an additional \$3.5 million provision for covered loan and lease losses related to the commercial shared loss coverage with FDIC coming to an end on June 30, 2015.

Based on an analysis of the credit quality and the composition of the Company's loan portfolio, management determined that the provision for the quarter ended March 31, 2015 was adequate in order to maintain the allowance for loan and lease losses at an adequate level to provide for probable losses based upon an evaluation of known and inherent risks.

Provision for non-covered loans, excluding acquired loans, increased 502.9% to \$33.9 million from \$5.6 million when compared with the same period in 2014. This was the result of the aforementioned \$24.0 million provision for loan and lease losses taken on the PREPA line of credit.

Total charge-offs on non-covered loans, excluding acquired loans, increased 71.7% to \$12.2 million, as compared to \$7.1 million for the same period in 2014. Auto and leasing charge-offs increased \$3.5 million to \$8.1 million and consumer charge-offs increased \$838 thousand to \$1.7 million.

Total recoveries increased from \$1.9 million to \$3.6 million. As a result, the recoveries to charge-offs ratio increased from 26.94% to 29.68%. Net credit losses, excluding acquired loans, increased \$3.4 million to \$8.6 million, representing 1.21% of average non-covered loans outstanding versus 0.86% for the same period in 2014, annualized.

The non-covered acquired loans accounted for under ASC 310-20 required a provision for loan and lease losses of \$2.8 million, as compared to \$4.2 million for the same period in 2014.

Non-covered acquired loans accounted for under ASC 310-30 required a provision for loan and lease losses of \$685 thousand, as compared to \$195 thousand for the same period in 2014. Provision for covered loan and lease losses was \$4.8 million, compared to \$1.6 million for the same period in 2014. The provision for loan and lease losses for loans accounted for under ASC 310-30 reflects the Company's revision of the expected cash flows in the covered loan portfolio considering actual experiences and changes in the Company's expectations for the remaining terms of the loan pools.

### **Income Taxes**

#### Comparison of quarters ended March 31, 2015 and 2014

Income tax expense decreased \$10.8 million to \$979 thousand, compared to \$11.8 million for the same period in 2014. Decrease in income tax expense reflects the net loss before income taxes of \$2.0 million for the quarter ended March 31, 2015, compared to net income before income taxes of \$35.5 million for the year ago quarter.

#### **Business Segments**

The Company segregates its businesses into the following major reportable segments: Banking, Wealth Management, and Treasury. Management established the reportable segments based on the internal reporting used to evaluate performance and to assess where to allocate resources. Other factors such as the Company's organization, nature of its products, distribution channels and economic characteristics of the products were also considered in the determination of the reportable segments. The Company measures the performance of these reportable segments based on pre-established goals of different financial parameters such as net income, net interest income, loan production, and fees generated. The Company's methodology for allocating non-interest expenses among segments is based on several factors such as revenue, employee headcount, occupied space, dedicated services or time, among others.

# Comparison of quarters ended March 31, 2015 and 2014

#### **Banking**

Net interest income of the Company's Banking segment decreased \$11.1 million for the first quarter of 2015, or 11.0%, reflecting a decrease of 10.3% in interest income from loans, partially offset by a slight decrease of 0.8% in interest expense. Interest income from loans reflects a decrease in both, volume and interest rate by \$7.7 million and \$3.4 million, respectively, primarily due to lower acquired loan balances and yields.

Provision for non-covered loans losses increased \$27.3 million when compared to \$10.1 million for the first quarter of 2014. During the quarter ended March 31, 2015, the Company recorded an additional provision for loan and lease losses of \$24 million related to the participation in line of credit with PREPA. Provision for covered loans losses increased \$3.2 million when compared to the first quarter of 2014, as a result of the commercial shared loss coverage with the FDIC which comes to an end on June 30, 2015.

Banking service revenues decreased \$352 thousand to \$10.2 million. The decrease is mainly due to lower checking account fees by \$645 thousand from lower cycle fees as customers shift to cuenta libre product, a decrease in branch service commissions from safe deposit fees reduction of \$222 thousand, and a decrease of \$179 thousand in lease servicing and other loan fees mainly from auto loans, partially offset by higher electronic banking fees of \$695 thousand.

During the quarter ended March 31, 2015, the Company recognized a loss of \$1.9 million related to the transfer of part of its mortgage servicing assets to held-for-sale and is included as other non-interest (loss) income.

During the quarters ended March 31, 2015 and 2014 the FDIC indemnification asset expense decreased to \$12.2 million from \$17.6 million for the same period in 2014. The majority of the FDIC indemnification asset is recorded for projected claimable losses on non-single family residential loans whose loss share period ends by the third quarter of 2015, although the recovery share period extends for an additional three-year period. During the quarters ended March 31, 2015 and 2014 the true-up payment obligation decreased slightly to \$863 thousand as compared to \$865 thousand for the same period in 2014. The true-up payment obligation may increase if actual and expected losses decline.

Non-interest expense of \$49.3 million decreased 8% when compared to the same period in 2014. The decrease in non-interest expense is mainly due to a decrease in taxes, other than payroll and income taxes, which decreased by \$2.3 million in patente nacional local taxes as a result of the termination of the special tax effective December 2014. Foreclosure, repossession and other real estate expenses decreased 14.7% to \$5.4 million, as compared to \$6.4 million in the same period for the previous year, principally due to a decrease of \$1.0 million in municipal property taxes and maintenance expenses on foreclosed real estate. In addition, compensation expense decreased as a result of the voluntary early retirement program offered by the Company in December 2014 for qualified employees as a cost savings initiative.

#### Wealth Management

Wealth management revenue, which consists of commissions and fees from fiduciary activities, and securities brokerage and insurance activities, increased 7.5% to \$7.0 million, compared to \$6.5 million for the same period in 2014. Increase is mostly due to an increase of \$334 thousand in insurance fees.

Non-interest expenses increased slightly 0.2% to \$4.8 million, mainly as commissions paid by the securities broker-dealer increased when compared to the same quarter in 2014.

## **Treasury**

Average investments decreased 9.2% resulting from redemptions and maturities during 2015. Interest income from investments decreased 34.1% to \$9.5 million, reflecting a decrease in both, volume and in interest rate by \$1.3 million and \$3.6 million, respectively. Such decrease in interest income from investments reflects a decrease in investment securities from redemptions, maturities and sales, and higher premium amortization on existing securities.

Non-interest expenses, mainly composed of indirect expenses allocated from support departments, decreased 27.6% to \$2.2 million as part of the Company's cost reduction strategy.

#### **ANALYSIS OF FINANCIAL CONDITION**

#### **Assets Owned**

At March 31, 2015, the Company's total assets amounted to \$7.364 billion representing a decrease of 1.1% when compared to \$7.449 billion at December 31, 2014. This reduction is mainly due to decreases in investment securities and in loan portfolio, partially offset by an increase in cash and cash equivalents of \$105.4 million. Investments securities available-for-sale decreased 7.5% from \$1.217 billion to \$1.125 billion. Loan portfolio decreased \$102.1 million from \$4.827 billion to \$4.725 billion.

At March 31, 2015, loans represented 78% of total interest-earning assets while investments represented 22%, compared to 77% and 23%, respectively, at December 31, 2014.

The Company's loan portfolio is comprised of residential mortgage loans, commercial loans collateralized by mortgages on real estate located in Puerto Rico, other commercial and industrial loans, consumer loans, and auto loans. At March 31, 2015, the Company's loan portfolio decreased by 2.1% to \$4.725 billion compared to \$4.827 billion at December 31, 2014, primarily due to lower acquired loan balances. Our loan portfolio is transitioning as originated loans grow at a slower pace than acquired loans fall, due to repayments and maturities and the Company continues to reduce its exposure to the Puerto Rico government. At March 31, 2015, the originated loan portfolio increased \$66.2 million, or 2.3%, the acquired non-covered loan portfolio decreased \$81.2 million, or 5.4%, and the covered loan portfolio decreased \$41.1 million, or 13.8% from December 31, 2014.

The FDIC indemnification asset amounted to \$75.2 million at March 31, 2015 and \$97.4 million as of December 31, 2014, representing a 22.8% reduction. The decrease in the FDIC indemnification asset is mainly related to collections and the amortization of the FDIC indemnification asset of \$13.7 million and \$12.2 million, respectively, for the first quarter ended March 31, 2015.

Investments principally consist of U.S. government and agency bonds, mortgage-backed securities, and Puerto Rico government and agency bonds. At March 31, 2015, the investment portfolio decreased 5.8% to \$1.321 billion from

\$1.402 billion at December 31, 2014. During the quarter ended March 31, 2015 the Company sold \$67.1 million of mortgage-backed securities available for sale, taking advantage of market opportunities to realize gains and reduce some interest rate sensitivity. Recent purchases of investment securities were categorized as held-to-maturity. The Company's management will determine the category of upcoming investment securities purchases based on the Company's expectations at such time.

#### **Financial Assets Managed**

The Company's financial assets managed include those managed by the Company's trust division, retirement plan administration subsidiary, and assets gathered by its broker-dealer subsidiary. The Company's trust division offers various types of IRAs and manages 401(k) and Keogh retirement plans and custodian and corporate trust accounts, while the retirement plan administration subsidiary, OPC, manages private retirement plans. At March 31, 2015, total assets managed by the Company's trust division and OPC amounted to \$2.912 billion, compared to \$2.841 billion at December 31, 2014. Oriental Financial Services offers a wide array of investment alternatives to its client base, such as tax-advantaged fixed income securities, mutual funds, stocks, bonds and money management wrap-fee programs. At March 31, 2015, total assets gathered by Oriental Financial Services from its customer investment accounts increased to \$2.660 billion, compared to \$2.622 billion at December 31, 2014. Changes in trust and broker-dealer related assets primarily reflect an increase in portfolio and differences in market values.

TABLE 4 - ASSETS SUMMARY AND C	OMPOSITION					
	March 31,	December 31,				
	2015	2014	Variance %			
Investments:						
FNMA and FHLMC certificates	\$ 1,101,457	\$ 1,172,262	-6.0%			
Obligations of US						
government-sponsored agencies	6,714	7,182	-6.5%			
CMOs issued by US						
government-sponsored agencies	166,828	176,129	-5.3%			
GNMA certificates	4,376	4,752	-7.9%			
Puerto Rico government and public						
nstrumentalities	16,022	15,671	2.2%			
FHLB stock	21,148	21,169	-0.1%			
Other debt securities	3,153	3,294	-4.3%			
Other investments	966	1,597	-39.5%			
<b>Total investments</b>	1,320,664	1,402,056	-5.8%			
Loans:						
Non-covered loans	4,539,683	4,582,713	-0.9%			
Allowance for loan and lease losses on						
non-covered loans	(96,375)	(69,517)	38.6%			
Non-covered loans receivable, net	4,443,308	4,513,196	-1.5%			
Mortgage loans held for sale	23,464	14,539	61.4%			
Total non-covered loans, net	4,466,772	4,527,735	-1.3%			
Covered loans	328,458	363,156	-9.6%			
Allowance for loan and lease losses on						
covered loans	(70,651)	(64,245)	10.0%			
Total covered loans, net	257,807	298,911	-13.8%			
Total loans, net	4,724,579	4,826,646	-2.1%			
Fotal securities and loans	6,045,243	6,228,702	-2.9%			
Other assets:						
Cash and due from banks (including						
restricted cash)	688,150	577,159	19.2%			
Money market investments	6,158	4,675	31.7%			
FDIC indemnification asset	75,221	97,378	-22.8%			
Foreclosed real estate	94,567	95,661	-1.1%			
Accrued interest receivable	19,594	21,345	-8.2%			
Deferred tax asset, net	121,930	108,708	12.2%			
Premises and equipment, net	78,745	80,599	-2.3%			

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Servicing assets	12,164	13,992	-13.1%
Derivative assets	6,211	8,107	-23.4%
Goodwill	86,069	86,069	0.0%
Other assets and customers' liability on			
acceptances	130,104	126,714	2.7%
Total other assets	1,318,913	1,220,407	8.1%
Total assets	\$ 7,364,156	\$ 7,449,109	-1.1%
Investments portfolio composition:			
FNMA and FHLMC certificates	83.5%	83.7%	
Obligations of US			
government-sponsored agencies	0.5%	0.5%	
CMOs issued by US			
government-sponsored agencies	12.6%	12.6%	
GNMA certificates	0.3%	0.3%	
Puerto Rico government and political			
subdivisions	1.2%	1.1%	
FHLB stock	1.6%	1.5%	
Other debt securities and other			
investments	0.3%	0.3%	
	100.0%	100.0%	

TABLE 5 — LOANS RECEIVABLE CO	OMPOSITION		
	March 31,	December 31,	Variance
	2015	2014	%
		(Dollars in thousands)	1 7
Non-covered loans:			
Originated and other loans and leases held for investment:			
Mortgage	\$ 789,545	\$ 791,75	-0.3%
Commercial	1,324,904		
Consumer	193,658		<u> </u>
Auto and leasing	601,963		
Total originated and other loans and leases held for investment	2,910,070		
Acquired loans:			
Accounted for under ASC 310-20			
Commercial	9,506	12,67	-25.0%
Consumer	42,922	45,34	4 -5.3%
Auto	162,194	184,78	2 -12.2%
	214,622	242,80	-11.6%
Accounted for under ASC 310-30			
Mortgage	645,918	656,12	-1.6%
Commercial	423,989	452,20	-6.2%
Construction	95,820	106,36	-9.9%
Consumer	23,841	29,88	8 -20.2%
Auto	220,990	247,23	3 -10.6%
	1,410,558	1,491,80	-5.4%
	1,625,180	1,734,60	6 -6.3%
	4,535,250	4,578,43	-0.9%
Deferred loans fees, net	4,433	4,28	2 3.5%
Loans receivable	4,539,683	4,582,71	3 -0.9%
Allowance for loan and lease losses on non-covered loans	(96,375)	(69,517	7) -38.6%
Loans receivable, net	4,443,308	4,513,19	6 -1.5%
Mortgage loans held-for-sale	23,464	14,53	9 61.4%
Total non-covered loans, net	4,466,772	4,527,73	5 -1.3%
Covered loans:			
Loans secured by 1-4 family residential properties	115,745	117,17	-1.2%
Construction and development secured by 1-4 family residential properties	17,932	19,56	2 -8.3%

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Commercial and other construction	190,734	221,917	-14.1%
Consumer	4,047	4,506	-10.2%
Total covered loans	328,458	363,156	-9.6%
Allowance for loan and lease losses on covered loans	(70,651)	(64,245)	-10.0%
Total covered loans, net	257,807	298,911	-13.8%
Total loans receivable, net \$	4,724,579	\$ 4,826,646	-2.1%

As shown in Table 5 above, total loans, net, amounted to \$4.725 billion at March 31, 2015 and \$4.827 billion at December 31, 2014.

The Company's originated and other loans held-for-investment portfolio composition and trends were as follows:

- Mortgage loan portfolio amounted to \$789.5 million (27.1% of the gross originated loan portfolio) compared to \$791.8 million (27.8% of the gross originated loan portfolio) at December 31, 2014. Mortgage loan production totaled \$61.7 million for the quarter ended March 31, 2015, respectively, which represents an increase of 21.39% from \$50.8 million for the same period in 2014. Mortgage loans included delinquent loans in the GNMA buy-back option program amounting to \$37.5 million and \$42.2 million for the periods ended March 31, 2015, and December 31, 2014, respectively. Servicers of loans underlying GNMA mortgage-backed securities must report as their own assets the defaulted loans that they have the option (but not the obligation) to repurchase, even when they elect not to exercise that option.
- Commercial loan portfolio amounted to \$1.324 billion (45.5% of the gross originated loan portfolio) compared to \$1.290 billion (45.4% of the gross originated loan portfolio) at December 31, 2014. Commercial loan production increased 94.94% to \$85.7 million for the first quarter of 2015 from \$43.9 million for the same period in 2014.
- Consumer loan portfolio amounted to \$193.7 million (6.7% of the gross originated loan portfolio) compared to \$186.8 million (6.6% of the gross originated loan portfolio) at December 31, 2014. Consumer loan production decreased 5.9% to \$26.1 million for the quarter ended March 31, 2015 from \$27.8 for the same period in 2014.
- Auto loans and leasing portfolio amounted to \$602.0 million (20.7% of the gross originated loan portfolio) compared to \$575.6 million (20.2% of the gross originated loan portfolio) at December 31, 2014. Auto production was \$65.9 million for the first quarter March 31, 2015 compared to \$93.6 million for the same period in 2014.

At March 31, follows:	2015 a	and December 31, 20	14, the Company's non-	covered acq	uired loan portfo	olio co	mposition was as
		March 3	1, 2015		Decemb	er 31,	2014
Portfolio Type		Carrying Amounts	% of Gross Non-Covered Acquired Loan Portfolio		Carrying Amounts		% of Gross Non-Covered Acquired Loan Portfolio
-	March 31, 2015   December 31, 2014						
Mortgage	\$	645,918	39.7%	\$	656,122		37.8%
Commercial		529,315	32.6%		571,237		32.9%
Consumer		66,763	4.1%		75,232		4.3%

1100	\$ 1,625,180	100.00%	\$	1,734,606	100.00%
Auto	383,184	23.6%		432 015	24.9%

TABLE 6 — H	IC	HER R	IS	K RES	SI	DENTIAL	N	1(	ORTGA	GE	LOA	N	IS									
									$\mathbf{M}$	[ar	ch 31,	2	2015									
		-	T			Hig	he	r	Risk Re	sid	lential	ľ	Mortgage L									
															High L		n-to-Va		e Ratio			
			Ţ				4					_		+			lortgage					
		Junior	<u>Li</u>	en Mo	or	tgages	4			est	Only	L	oans	+		V	00% and	0	ver			
•	Ca	arrying					•	C	arrying					C	Carrying							
	1	Value A	\ lo	owanc	e	Coverage		1	Value 2	\ll	owanc	e	Coverage		Value	A	llowance	;	Coverage			
									(1	n t	housa	n	ds)									
Delinguency:																						
0 - 89 days	\$	13,068	\$	281		2.15%	9	\$	21,010	\$	670		3.19%	\$	86,256	Ş	1,524		1.77%			
90 - 119 days		287	$\perp$	13		4.53%			655		21		3.21%	$\perp$	1,320	Ц	55	Ц	4.17%			
120 - 179 days		-	$\perp$	-		-			-		-		-		452	Ц	6		1.33%			
180 - 364 days		137		9		6.57%			427		35		8.20%		876		29		3.31%			
365+ days		234		43		18.38%			877		207		23.60%		3,202		379		11.84%			
Total	\$	13,726	\$	346		2.52%	9	\$	22,969	\$	933	1	4.06%	\$	92,106	9	1,993		2.16%			
Percentage of total loans excluding acquired loans accounted for under ASC 310-30 Refinanced or Modified Loans:	\$	0.44%	\$	209		9.29%	•	\$	0.73%	\$	66		0.00%	\$	2.92%	<b>G</b>	\$ 939		7.11%			
Percentage of Higher-Risk Loan Category		16.39%							3.04%						14.33%							
Loan-to-Value Ratio:										ĺ												
	<u>-</u> \$	8,504	\$	237	H	2.79%	_	\$	2,529	\$	159		6.29%	\$		9		+				
70% - 79%	ρ	2,306	Φ	61	H	2.65%	+	Ψ	3,372	Φ	205		6.08%	Φ	_	H		+				
80% - 89%	+	758	+	24	H	3.17%	$\dashv$	$\dagger$	6,593	+	248		3.76%	+	_	H	+ -	$\forall$				
0070 - 0970	4		+		Н	1.11%	$\dashv$	+		+			1	+	_	H	-	+	2.16%			
90% and over	ı	2,158	- 1	24		1 11/7			10,475		321		3.06%		92,106		1,993					

																	Т				
d. T		1 1 .		.1		1 . 1			1 1				1 1 1					-		1	
* Loans may b	e includ	ded in	m	ore tr	ıaı	n one highei	r-1	18	sk Ioan ca	ate	go	ory and	d excludes a	CC	qu	ired resid	er	1t	ial morts	gage Ioans	.
									0.0		_	•					_		,		_

The following	tabl	e in	cludes the	Cor	npa	nv's lendii	1g a	ınd i	nvestment	ext	oosu	ire to the F	uerto F	Rico g	overn	ment		
including its ag																	,	
TABLE 7 - PU	JER	RT(	RICO G	OV]	ER	NMENT I	RE	LAT	ED LOA	NS	AN	D SECUE	RITIES	<u> </u>				
						Mar	ch	T				1		1	1			
									Maturity									
r 1			. ·			Less			1. 2			More						
Loans and Securities:			Carrying Value			than 1 Year			1 to 3 Years			than 3 Years		Com	mont			ı
Securities:			value			(In th	0110	ond				Tears		Com	mem	5		
						(III till	ous	anu	s)					Done	aymei	a t		
Central government		\$	25,171		\$	-		\$	-		\$	25,171		source incluated availates rever the Com	ces ide ali lable nues o	l of wealt	1	
Public corporations			354,886			274,982			996			78,908		which in m year pled secu	9 mill ch ma ore th s, with ged rities ng > A	ture nan 3 h		
Municipalities			213,224			1			1,174			212,050			aymei i prop			
Investment securities			20,963			-			450			20,513						
Total		\$	614,244		\$	274,982		\$	2,620		\$	336,642						

# Some highlights follow on the data included above:

- Loans to municipalities are backed by their unlimited taxing power or real and personal property taxes.
- 45% of loans and securities balances mature in 12-months or less.
- Deposits from municipalities, central government and other government entities totaled \$256.3 million at March 31, 2015. However, this amount may decline as a result of recently enacted legislation to improve the liquidity of the Government Development Bank for Puerto Rico ("GDB") by requiring the Commonwealth's agencies,

instrumentalities and public corporations to maintain certain deposits at GDB.

• Oriental Bank is part of a four bank syndicate providing a \$550 million dollar revolving line of credit to finance the purchase of fuel for the day to day power generation activities of the Puerto Rico Electric Power Authority ("PREPA"), a public corporation authorized to seek relief under the Recovery Act. The Bank's participation in the line of credit has an unpaid principal balance of \$200.0 million as of March 31, 2015. During the quarter ended March 31, 2015, the Bank placed its \$200.0 million participation line of credit with PREPA on non-accrual status and recorded a \$24.0 million provision for loan and lease losses related to this line of credit.

### **Credit Risk Management**

#### Allowance for Loan and Lease Losses

The Company maintains an allowance for loan and lease losses at a level that management considers adequate to provide for probable losses based upon an evaluation of known and inherent risks. The Company's allowance for loan and lease losses policy provides for a detailed quarterly analysis of probable losses. Tables 8 through 12 set forth an analysis of activity in the allowance for loan and lease losses and present selected loan loss statistics. In addition, Table 5 sets forth the composition of the loan portfolio.

At March 31, 2015, the Company's allowance for non-covered loan and lease losses amounted to \$96.4 million, an increase from \$69.5 million at December 31, 2014.

At March 31, 2015, \$76.8 million of the allowance corresponded to originated and other loans held for investment, or 2.64% of total non-covered originated and other loans held for investment, compared to \$51.4 million or 1.81% of total non-covered originated and other loans held for investment at December 31, 2014. The allowance increased as a result of a \$33.9 million provision for loan and lease losses and \$3.6 million of recoveries, which were partially offset by charge-offs of \$12.2 million during the period ended March 31, 2015. During the quarter ended March 31, 2015, the Company recorded a \$24.0 million provision for loan and lease losses for the PREPA line of credit. The allowance for commercial loans increased 292.8% (or \$24.7 million), when compared with the balances recorded at December 31, 2014. The allowance for residential mortgage loans decreased by 8.1% (or \$1.6 million), when compared with the balances recorded at December 31, 2014. The allowance for consumer loans and auto and leases increased by 3.7% (or \$333 thousand) and 10.6% (or \$1.5 million), respectively, when compared with the balances recorded at December 31, 2014. The unallocated allowance at March 31, 2015 increased \$382 thousand, when compared with the balance recorded at December 31, 2014. Changes are related to the evolution and the current trends of the portfolio. In the mortgage portfolios, losses have decreased, and therefore less reserve was required. In the consumer and auto portfolios, losses had increased, and therefore a higher reserve was required. In the commercial portfolio losses increased, and therefore a higher reserve was required and in addition to the \$24.0 million PREPA provision for loan and lease losses.

Allowance for loan and lease losses recorded for acquired non-covered loans accounted for under the provisions of ASC 310-20 at March 31, 2015 was \$5.4 million compared to \$4.6 million at December 31, 2014, a 18.5% increase. The allowance increased as a result of a \$2.8 million provision for loan and lease losses and \$713 thousand of recoveries, which were partially offset by \$2.7 million in charge-offs during the quarter ended March 31, 2015. The allowance for commercial loans decreased by 24.6% (or \$16 thousand), when compared with the balance recorded at December 31, 2014. The allowance for consumer and auto loans increased by 55.5% (or \$672 thousand) and 5.9% (or \$195 thousand), respectively, when compared with the balances recorded at December 31, 2014, due to the normal amortization of credit discount of these acquired loans.

Allowance for loan and lease losses recorded for acquired non-covered loans accounted for under ASC-310-30 at March 31, 2015 was \$14.2 million as compared to \$13.5 million at December 31, 2014. The allowance increased as a result of a \$685 thousand provision for loan and lease losses during the period ended March 31, 2015. The allowance for commercial loans increased by 1.6% (or \$211 thousand), when compared with the balance recorded at December 31, 2014. The allowance for consumer loans increased by \$475 thousand, when compared with the balances recorded at December 31, 2014.

Allowance for loan and lease losses recorded for covered loans at March 31, 2015 was \$70.7 million as compared to \$64.2 million at December 31, 2014. The allowance increased as a result of a \$4.8 million provision for loan and lease losses and a provision of \$1.6 million of FDIC shared-loss portion for covered loan and lease losses during the period ended March 31, 2015. The allowance for loan and lease losses on covered loans is accounted for under the provisions of ASC 310-30. Under this accounting guidance, the allowance for loan and lease losses on covered loans is evaluated at each financial reporting period, based on forecasted cash flows. Credit related decreases in expected cash flows, compared to those previously forecasted, are recognized by recording a provision for credit losses on covered loans when it is probable that all cash flows expected at acquisition will not be collected. The portion of the loss on covered loans reimbursable from the FDIC is recorded as an offset to the provision for credit losses and increases the FDIC indemnification asset.

Please refer to the "Provision for Loan and Lease Losses" section in this MD&A for a more detailed analysis of provisions for loan and lease losses.

### **Non-performing Assets**

The Company's non-performing assets include non-performing loans and foreclosed real estate (see Tables 11 and 12). At March 31, 2015 and December 31, 2014, the Company had \$302.5 million and \$101.5 million, respectively, of non-accrual loans, including acquired loans accounted for under ASC 310-20 (loans with revolving feature and/or acquired at a premium). During the quarter ended March 31, 2015, the Company placed its \$200.0 million participation in the PREPA line of credit, which was previously classified as troubled-debt-restructuring, on non-accrual status. At March 31, 2015 and December 31, 2014, loans whose terms have been extended and which are classified as troubled-debt restructuring that are not included in non-performing assets amounted to \$87.6 million and \$274.4 million, respectively.

Oriental Bank is part of a four bank syndicate providing a \$550 million dollar revolving line of credit to finance the purchase of fuel for the day to day power generation activities of PREPA, a public corporation authorized to seek relief under the Recovery Act. The Bank's participation in the line of credit has an unpaid principal balance of \$200.0 million as of December 31, 2014. The Company, as part of the bank syndicate, agreed during the third quarter to extend its credit facility with PREPA to March 31, 2015. In connection with such extension, PREPA appointed a Chief Restructuring Officer to work alongside the Executive Director to develop, organize and manage a financial and operational restructuring of PREPA subject to the approval of PREPA's Board. PREPA also committed to delivering a full debt restructuring plan by March 2, 2015, which it failed to deliver.

After the extension, the Company classified the credit as substandard and a troubled-debt restructuring. The Company conducted an impairment analysis considering the probability of collection of principal and interest. Based on the experience and knowledge of the borrower, independent scenarios were developed to assess the collectability of the Company's current credit exposure to PREPA. Such scenarios project very probable outcomes based on a conservative set of assumptions related to PREPA's ability for future cash flow generation. The Company concluded that the PREPA had sufficient cash flows for the repayment of the line of credit. Despite the Company's analysis showing PREPA's capacity to repay the line of credit, the Company placed its participation in non-accrual and recorded a \$24 million provision during the first quarter of 2015 as a result of PREPA's reluctance to commit to the full repayment of the line of credit in ongoing negotiations.

Covered loans and loans acquired in the BBVAPR Acquisition with credit deterioration are considered to be performing due to the application of the accretion method under ASC 310-30, in which these loans will accrete interest income over the remaining life of the loans using estimated cash flow analyses. Credit related decreases in expected cash flows, compared to those previously forecasted are recognized by recording a provision for credit losses on non-covered loans when it is probable that all cash flows expected at acquisition will not be collected.

At March 31, 2015, the Company's non-performing assets increased by 112.1% to \$377.8 million (8.86% of total assets, excluding covered assets and acquired loans with deteriorated credit quality) from \$178.1 million (4.30% of total assets, excluding covered assets and acquired loans with deteriorated credit quality) at December 31, 2014. The Company does not expect non-performing loans to result in significantly higher losses as most are well-collateralized with adequate loan-to-value ratios. At March 31, 2015, the allowance for originated loan and lease losses to non-performing loans coverage ratio was 24.80% (49.11% at December 31, 2014). During the quarter ended March 31, 2015, the Company placed its \$200.0 million participation in the PREPA line of credit on non-accrual status.

The Company follows a conservative residential mortgage lending policy, with more than 90% of its residential mortgage portfolio consisting of fixed-rate, fully amortizing, fully documented loans that do not have the level of risk associated with subprime loans offered by certain major U.S. mortgage loan originators. Furthermore, the Company has never been active in negative amortization loans or adjustable rate mortgage loans, including those with teaser rates.

The following items comprise non-performing assets:

• Originated and other loans held for investment:

Mortgage loans — are placed on non-accrual status when they become 90 days or more past due and are written-down, if necessary, based on the specific evaluation of the collateral underlying the loan, except for FHA and VA insured mortgage loans which are placed in non-accrual when they become 18 months or more past due. At March 31, 2015, the Company's originated non-performing mortgage loans totaled \$76.7 million (24.5% of the Company's non-performing loans), a 5.3% increase from \$72.8 million (66.8% of the Company's non-performing loans) at December 31, 2014. Non-performing loans in this category are primarily residential mortgage loans.

Commercial loans — are placed on non-accrual status when they become 90 days or more past due and are written-down, if necessary, based on the specific evaluation of the underlying collateral, if any. At March 31, 2015, the Company's originated non-performing commercial loans amounted to \$222.8 million (71.2% of the Company's non-performing loans), a 927.8% increase from \$21.7 million at December 31, 2014 (19.9% of the Company's non-performing loans). Most of this portfolio is collateralized by commercial real estate properties. During the quarter ended March 31, 2015, the Company placed its \$200.0 million participation in the PREPA line of credit, which was previously classified as troubled-debt-restructuring, on non-accrual status.

<u>Consumer loans</u> — are placed on non-accrual status when they become 90 days past due and written-off when payments are delinquent 120 days in personal loans and 180 days in credit cards and personal lines of credit. At March 31, 2015, the Company's originated non-performing consumer loans remained leveled at \$1.6 million (0.5% of the Company's total non-performing loans), compared to \$1.6 million at December 31, 2014 (0.5% of the Company's total non-performing loans).

<u>Auto loans and leases</u> — are placed on non-accrual status when they become 90 days past due, partially written-off to collateral value when payments are delinquent 120 days, and fully written-off when payments are delinquent 180 days. At March 31, 2015, the Company's originated non-performing auto loans and leases amounted to \$8.5 million (2.7% of the Company's total non-performing loans), a decrease of 2.1% from \$8.7 million at December 31, 2014 (8.0% of the Company's total non-performing loans).

• Acquired loans accounted for under ASC 310-20 (loans with revolving features and/or acquired at premium):

Commercial revolving lines of credit and credit cards — are placed on non-accrual status when they become 90 days or more past due and are written-down, if necessary, based on the specific evaluation of the underlying collateral, if any. At March 31, 2015, the Company's acquired non-performing commercial lines of credit accounted for under ASC 310-20 amounted to \$1.0 million (0.3% of the Company's non-performing loans), a 14.4% decrease from \$1.2 million at December 31, 2014 (1.1% of the Company's non-performing loans).

Consumer revolving lines of credit and credit cards — are placed on non-accrual status when they become 90 days past due and written-off when payments are delinquent 180 days. At March 31, 2015, the Company's acquired non-performing consumer lines of credit and credit cards accounted for under ASC 310-20 totaled \$1.4 million (0.4% of the Company's non-performing loans), a 8.3% decrease from \$1.5 million at December 31, 2014 (1.4% of the Company's non-performing loans).

<u>Auto loans acquired at premium</u> - are placed on non-accrual status when they become 90 days past due, partially written-off to collateral value when payments are delinquent 120 days, and fully written-off when payments are delinquent 180 days. At March 31, 2015, the Company's acquired non-performing auto loans accounted for under ASC 310-20 totaled \$1.2 million (0.4% of the Company's non-performing loans), a 20.9% decrease from \$1.5 million at December 31, 2014 (1.4% of the Company's non-performing loans).

The Company has two mortgage loan modification programs. These are the Loss Mitigation Program and the Non-traditional Mortgage Loan Program. Both programs are intended to help responsible homeowners to remain in their homes and avoid foreclosure, while also reducing the Company's losses on non-performing mortgage loans.

The Loss Mitigation Program helps mortgage borrowers who are or will become financially unable to meet the current or scheduled mortgage payments. Loans that qualify under this program are those guaranteed by FHA, VA, RHS, "Banco de la Vivienda de Puerto Rico," conventional loans guaranteed by Mortgage Guaranty Insurance Corporation (MGIC), conventional loans sold to FNMA and FHLMC, and conventional loans retained by the Company. The program offers diversified alternatives such as regular or reduced payment plans, payment moratorium, mortgage loan modification, partial claims (only FHA), short sale, and payment in lieu of foreclosure.

The Non-traditional Mortgage Loan Program is for non-traditional mortgages, including balloon payment, interest only / interests first, variable interest rate, adjustable interest rate and other qualified loans. Non-traditional mortgage loan portfolios are segregated into the following categories: performing loans that meet secondary market requirement and are refinanced under the credit underwriting guidelines of FHA/VA/FNMA/ FHLMC, and performing loans not meeting secondary market guidelines processed by the Company's current credit and underwriting guidelines. The Company achieved an affordable and sustainable monthly payment by taking specific, sequential, and necessary steps such as reducing the interest rate, extending the loan term, capitalizing arrearages, deferring the payment of principal or, if the borrower qualifies, refinancing the loan.

There may not be a foreclosure sale scheduled within 60 days prior to a loan modification under any such programs. This requirement does not apply to loans where the foreclosure process has been stopped by the Company. In order to apply for any of the loan modification programs, the borrower may not be in active bankruptcy or have been discharged from Chapter 7 bankruptcy since the loan was originated. Loans in these programs are to be evaluated by management for troubled-debt restructuring classification if the Company grants a concession for legal or economic reasons due to the debtor's financial difficulties.

TABLE 8 — ALLOWANCE FOI	k				
LOAN AND LEASE LOSSES					
SUMMARY					
				+	
		Overter Fred	ad Manak 21		Variance
		Quarter Endo	ea March 31,	2014	Variance %
		(Dollars in	thousands)	2014	76
Non-covered loans		(Donars in	tilousalius)		
Originated and other loans:					
Balance at beginning of period	\$	51,439	\$	49,081	4.8%
Provision for non-covered	Ψ	31,137	Ψ	12,001	1.07
Trovision for non-covered					
loan and lease losses		33,912		5,625	502.9%
Charge-offs		(12,218)		(7,116)	71.7%
Recoveries		3,626		1,917	89.1%
		76,759		49,507	55.0%
Acquired loans accounted for					
-					
under ASC 310-20:					
Balance at beginning of period	\$	4,597	\$	2,354	95.3%
Provision for non-covered					
loan and lease losses		2,787		4,242	-34.3%
Charge-offs		(2,647)		(3,528)	-25.0%
Recoveries		713		550	29.6%
		5,450		3,618	50.6%
Acquired loans accounted for					
under ASC 310-30:		10.101	<b>.</b>		
Balance at beginning of period	\$	13,481	\$	2,863	370.9%
Provision for non-covered					
100m and 10000 10000		605		105	251 20
loan and lease losses		685	+	195	251.3%
T-4-1 1-1 1-1		14,166	+	3,058	363.2%
Total non-covered loans balance					
at end of period	\$	96,375	\$	56,183	71.5%
at the or period	P*	70,010	Ψ	20,102	71.5 /6
Allowance for loans and lease					
The state of tours with reason					
losses on originated and					
other					

Balance at end of period	\$	70,651	\$ 54,398	29.9%
and lease losses		1,597	40	3892.5%
10411				
(provision for) recapture of loan				
FDIC shared-loss portion on		, i		·
loan and lease losses, net		4,809	1,629	195.2%
Provision for covered				
Balance at beginning of period	\$	64,245	\$ 52,729	21.8%
Covered loans				
		102.00 //	05.0575	132.070
accounted for under ASC 310-20		152.83%	65.65%	132.8%
Non-performing acquired loan	s	2.5 170	0.5270	170.070
for under ASC 310-20		2.54%	0.92%	176.0%
Total acquired loans accounted	1			
ASC 310-20 to:				
accounted for under				
-				
losses on acquired loans				
Allowance for loans and lease				
ioans	1	24.80 /6	39.90%	-36.070
Non-performing originated loans		24.80%	59.90%	-58.6%
Total originated loans		2.64%	1.95%	35.3%
loans to:				

TABLE 9 — ALLOWANCE FOR N	ON-CO		<u>D LEASE L</u>	OSSES BREAKDO		
	March 31,			Variance		
		2015		nber 31, 2014	%	
		()	Dollars in th	ousands)	T	
Originated and other loans held for						
<u>investment</u>						
Allowance balance:						
Mortgage	\$	18,086	\$	19,679	-8.1%	
Commercial		33,123		8,432	292.8%	
Consumer		9,405		9,072	3.7%	
Auto and leasing		15,762		14,255	10.6%	
Unallocated allowance		383		1	38200.0%	
Total allowance balance	\$	76,759	\$	51,439	49.2%	
Allowance composition:						
Mortgage		23.56%		38.26%	-38.4%	
Commercial		43.15%		16.39%	163.3%	
Consumer		12.25%		17.64%	-30.6%	
Auto and leasing		20.53%		27.71%	-25.9%	
Unallocated allowance		0.51%		0.00%	-1%	
		100.00%		100.00%		
Allowance coverage ratio at end of						
period applicable to:						
Mortgage		2.29%		2.49%	-7.8%	
Commercial		2.50%		0.65%	282.4%	
Consumer		4.86%		4.86%	0.0%	
Auto and leasing		2.62%		2.48%	5.7%	
Total allowance to total						
originated loans		2.64%		1.81%	45.8%	
Allowance coverage ratio to						
non-performing loans:						
Mortgage		23.59%		27.03%	-12.7%	
Commercial		14.87%		38.89%	-61.8%	
Consumer		585.98%		570.57%	2.7%	
Auto and leasing		185.83%		164.46%	13.0%	
Total		24.80%		49.11%	-49.5%	
Acquired loans accounted for under ASC 310-20						
Allowance balance:						
Commercial	\$	49	\$	65	-24.6%	
Consumer	İ	1,885	i i	1,211	55.7%	
Auto	1	3,516		3,321	5.9%	
Total allowance balance	\$	5,450	\$	4,597	18.6%	

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Allowance composition:			
Commercial	0.90%	1.41%	-36.2%
Consumer	34.59%	26.34%	31.3%
Auto	64.51%	72.25%	-10.7%
	100.00%	100.00%	
Allowance coverage ratio at end of period applicable to:			
Commercial	0.52%	0.51%	0.5%
Consumer	4.39%	2.67%	64.4%
Auto	2.17%	1.80%	20.6%
Total allowance to total acquired loans	2.54%	1.89%	34.1%
Allowance coverage ratio to non-performing loans:			
Commercial	4.82%	5.48%	-11.9%
Consumer	139.22%	82.05%	69.7%
Auto	293.98%	219.64%	33.8%
Total	152.83%	110.11%	38.8%

		March 31,	Deser	whow 21 2014	Variance
		2015	December 31, 2014 (Dollars in thousands)		<b>%</b>
Acquired loans accounted for und ASC 310-30	er				
Allowance balance:					
Commercial	\$	13,687	\$	13,476	1.6%
Consumer		479		5	9480.0%
Total allowance balance	\$	14,166	\$	13,481	5.1%
Allowance composition:					
Commercial		96.62%		99.96%	-3.3%
Consumer		3.38%		0.04%	8350.0%
		100.00%	_	100.00%	

	Quarter Ended March 31,				Variance		
		2015		2014	%		
	(Dollar in thousands)						
Originated and other loans and							
leases:							
Mortgage Charge offe	\$	(1.414)	\$	(1.214)	16.50		
Charge-offs	Þ	(1,414)	Þ	(1,214)	16.5%		
Recoveries Total		(1.414)		148	-100.0%		
Commercial		(1,414)		(1,066)	32.6%		
		(992)		(410)	136.8%		
Charge-offs		` ′		(419)			
Recoveries Total		(903)		98	-9.2%		
Consumer		(903)		(321)	181.3%		
		(1,676)		(838)	100.0%		
Charge-offs Recoveries		153		147			
Total		(1,523)		(691)	4.1% <b>120.4</b> %		
		(1,523)		(091)	120.4%		
Auto Charge-offs		(9.126)		(4.645)	75.2%		
Recoveries		(8,136)		(4,645) 1,524	122.0%		
Total		(4,752)		(3,121)	52.3%		
Net credit losses		(4,732)		(3,121)	32.370		
Total charge-offs		(12,218)		(7,116)	71.7%		
Total recoveries		3,626		1,917	89.1%		
Total	\$	(8,592)	\$	(5,199)	65.3%		
Net credit losses to average	Φ	(6,392)	Ψ	(3,199)	03.3 /6		
loans outstanding:							
Mortgage		0.72%		0.57%	26.3%		
Commercial		0.28%		0.11%	154.5%		
Consumer		3.36%		2.16%	55.6%		
Auto		3.20%		2.99%	7.0%		
Total		1.21%		0.86%	40.7%		
Recoveries to charge-offs		29.68%		26.94%	10.2%		
Average originated loans:					20,270		
Mortgage	\$	787,330	\$	753,248	4.5%		
Commercial	7	1,269,104	T	1,121,953	13.1%		
Consumer		181,464		128,239	41.5%		
Auto		594,760		418,074	42.3%		

Total	\$ 2,832,658	\$ 2,421,514	17.0%
	107		

TABLE 10 — NET CREDIT LOSSI			AN AND I	LEASES, EXCLUDI	NG LOANS
ACCOUNTED FOR UNDER ASC 3	310-30 (	(CONTINUED)  Quarter End	21	Variance	
		2015	eu Mai Cii	2014	variance %
		2013	/0		
Acquired loans accounted for under ASC 310-20:			(Donars	in thousands)	
Commercial					
Charge-offs	\$	-	\$	(174)	-100.0%
Recoveries		9		-	100.0%
Total		9		(174)	-105.2%
Consumer					
Charge-offs		(1,380)		(2,058)	-32.9%
Recoveries		134		100	34.0%
Total		(1,246)		(1,958)	-36.4%
Auto					
Charge-offs		(1,267)		(1,296)	-2.2%
Recoveries		570		450	26.7%
Total		(697)		(846)	-17.6%
Net credit losses				(= = )	
Total charge-offs		(2,647)		(3,528)	-25.0%
Total recoveries		713		550	29.6%
Total	\$	(1,934)	\$	(2,978)	-35.1%
Net credit losses to average loans outstanding:				(-) /	
Commercial		-0.55%		0.95%	-157.5%
Consumer		7.85%		11.20%	-29.9%
Auto		1.62%		1.20%	35.0%
Total		3.20%		2.80%	14.1%
Recoveries to charge-offs		26.94%		15.59%	72.8%
Average loans accounted for under ASC 310-20:					
Commercial	\$	6,583	\$	73,148	-91.0%
Consumer		63,479		69,916	-9.2%
Auto		172,046		281,703	-38.9%
Total	\$	242,108	\$	424,767	-43.0%

	M	arch 31,	Dec	ember 31,	Variance	
		2015		2014	(%)	
	(Dollars in thousands)					
Non-performing assets:						
Non-accruing loans						
Troubled-Debt Restructuring loans	\$	229,110	\$	27,707	726.9%	
Other loans		73,382		73,835	-0.6%	
Accruing loans						
Troubled-Debt Restructuring loans		6,332		3,862	64.0%	
Other loans		4,311		3,523	22.4%	
Total non-performing loans	\$	313,135	\$	108,927	187.5%	
Foreclosed real estate not covered under						
he						
shared-loss agreements with the						
FDIC		46,106		48,147	-4.2%	
Other repossessed assets		18,533		21,043	-11.9%	
	\$	377,774	\$	178,117	112.1%	
Non-performing assets to total assets,						
excluding covered assets and acquired						
oans with deteriorated credit quality						
(including those by analogy)		8.86%		4.30%	106.2%	
Non-performing assets to total capital		40.34%		18.90%	113.4%	

	Quarter Ended March 31,						
	2015			2014			
		(In	thousan	ds)			
Interest that would have been recorded in the period if the							
loans had not been classified as non-accruing loans	\$	833		\$		655	

	M	arch 31,	Dec	ember 31,	Variance
		2015		2014	%
			(Dollars i	n thousands)	
Non-performing loans:					
Originated and other loans held for investment					
Mortgage	\$	76,662	\$	72,815	5.3%
Commercial		222,820		21,679	927.8%
Consumer		1,605		1,590	0.9%
Auto and leasing		8,482		8,668	-2.1%
		309,569		104,752	195.5%
Acquired loans accounted for under ASC 310-20 (Loans with revolving feature and/or					
acquired at a premium)					
Commercial		1,016		1,187	-14.4%
Consumer		1,354		1,476	-8.3%
Auto		1,196		1,512	-20.9%
		3,566		4,175	-14.6%
Total	\$	313,135	\$	108,927	187.5%
Non-performing loans composition percentages:					
Originated loans					
Mortgage		24.5%		66.8%	
Commercial		71.2%		19.9%	
Consumer		0.5%		1.5%	
Auto and leasing		2.7%		8.0%	
Acquired loans accounted for under ASC 310-20 (Loans with revolving feature and/or					
acquired at a premium)					
Commercial		0.3%		1.1%	
Consumer		0.4%		1.4%	
Auto		0.4%		1.4%	
Total		100.0%		100.0%	
Non-performing loans to:		100.0 /0		100.0 /0	
Total loans, excluding covered loans and loans accounted for		10.02%		3.53%	183.9%

under ASC 310-30 (including			
those by analogy)			
Total assets, excluding covered			
assets and loans accounted for			
under ASC 310-30 (including			100.00
those by analogy)	5.47%	2.63%	108.0%
Total capital	33.44%	11.56%	189.3%
Non-performing loans with partial			
charge-offs to:			
Total loans, excluding covered			
loans and loans accounted for			
under ASC 310-30 (including			
those by analogy)	1.13%	1.04%	8.7%
Non-performing loans	11.32%	29.42%	-61.5%
Other non-performing loans ratios:			
Charge-off rate on non-performing			
loans to non-performing loans			
on which charge-offs have been			
taken	54.41%	53.42%	1.9%
Allowance for loan and lease losses			
to non-performing			
loans on which no charge-offs			
have been taken	20.96%	72.88%	-71.2%

### **FDIC Indemnification Asset**

The Company recorded the FDIC indemnification asset, measured separately from the covered loans, as part of the Eurobank FDIC-assisted transaction. Based on the accounting guidance in ASC Topic 805, at each reporting date subsequent to the initial recording of the indemnification asset, the Company measures the indemnification asset on the same basis as the covered loans and assesses its collectability. The amount to be ultimately collected for the indemnification asset is dependent upon the performance of the underlying covered assets, the passage of time, claims submitted to the FDIC and the Corporation's compliance with the terms of the loss sharing agreements. Refer to Note 7 to the consolidated financial statements for additional information on the FDIC loss share agreements.

TABLE 13 - ACTIVITY OF FDIC INDEMNIFICATION ASSET					
	Quarter Ended March 31,				
		2015		2014	
		(In	thousand	ls)	
FDIC indemnification asset:					
Balance at beginning of period	\$	97,378	\$	189,240	
Shared-loss agreements reimbursements from the FDIC		(17,172)		(8,236)	
Increase in expected credit losses to be					
covered under shared-loss agreements, net		1,597		40	
FDIC indemnification asset expense		(12,221)		(17,622)	
Incurred expenses to be reimbursed under shared-loss agreements		5,639		2,772	
Balance at end of period	\$	75,221	\$	166,194	

TABLE 14 - ACTIVITY IN THE REMAINING FDIC INDEMNIFICATION ASSET DISCOUNT				
		Quarter En	ded Marcl	n 31,
	2015 201			2014
	(In thousands)			
Balance at beginning of period	\$	21,682	\$	71,451
Amortization of negative discount		(12,221)		(17,622)
Impact of lower projected losses		(4,705)		6,194
Balance at end of period	\$	4,756	\$	60,023

TABLE 15 - LIABILITIES SUMMAR	RY AN	D COMPOSITION			
		March 31,		December 31,	
		, , ,		- ,	Variance
		2015		2014	%
		(	Dollars in	thousands)	
Deposits:					
Non-interest bearing deposits	\$	808,591	\$	745,142	8.5%
NOW accounts		1,216,679		1,251,943	-2.8%
Savings and money market accounts		1,431,602		1,385,823	3.3%
Certificates of deposit		1,436,264		1,539,752	-6.7%
Total deposits		4,893,136		4,922,660	-0.6%
Accrued interest payable		1,097		1,746	-37.2%
Total deposits and accrued					
interest payable		4,894,233		4,924,406	-0.6%
Borrowings:					
Securities sold under agreements to					
repurchase		927,168		980,087	-5.4%
Advances from FHLB		333,857		334,331	-0.1%
Other term notes		1,740		4,004	-56.5%
Subordinated capital notes		101,846		101,584	0.3%
Total borrowings		1,364,611		1,420,006	-3.9%
Total deposits and borrowings		6,258,844		6,344,412	-1.3%
Other Liabilities:					
Derivative liabilities		11,113		11,221	-1.0%
Acceptances outstanding		21,848		17,989	21.5%
Other liabilities		135,972		133,290	2.0%
Total liabilities	\$	6,427,777	\$	6,506,912	-1.2%
Deposits portfolio composition					
percentages:					
Non-interest bearing deposits		16.5%		15.1%	
NOW accounts		24.8%		25.4%	
Savings and money market accounts		29.3%		28.2%	
Certificates of deposit		29.4%		31.3%	
		100.0%		100.0%	
Borrowings portfolio composition					
percentages:					
Securities sold under agreements to		(-, -, -, -, -, -, -, -, -, -, -, -, -, -			
repurchase	-	67.9%		69.0%	
Advances from FHLB		24.5%		23.5%	
Other term notes		0.1%		0.3%	

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Subordinated capital notes	7.5%	7.2%	
	100.0%	100.0%	
Securities sold under agreements to repurchase (excluding accrued interest)			
Amount outstanding at period-end	\$ 925,000	\$ 977,816	
Daily average outstanding balance	\$ 945,233	\$ 1,041,378	
Maximum outstanding balance at any month-end	\$ 977,906	\$ 1,149,167	

### **Liabilities and Funding Sources**

As shown in Table 13 above, at March 31, 2015, the Company's total liabilities were \$6.428 billion, 1.2% less than the \$6.507 billion reported at December 31, 2014. Deposits and borrowings, the Company's funding sources, amounted to \$6.259 billion at March 31, 2015 versus \$6.344 billion at December 31, 2014, a 1.3% decrease.

At March 31, 2015, deposits represented 78% and borrowings represented 22% of interest-bearing liabilities. At March 31, 2015, deposits, the largest category of the Company's interest-bearing liabilities, were \$4.894 billion, a slight decrease of 0.6% from \$4.924 billion at December 31, 2014. Demand and savings deposits increased 2.2% to \$3.457 billion, brokered deposits declined 8.43% and higher-priced time deposits and brokered deposits declined 4.9% as part of our efforts to reduce the cost of deposits, which averaged 0.66% at December 31, 2014, to 0.69% at March 31, 2015.

Borrowings consist mainly of repurchase agreements, FHLB-NY advances and subordinated capital notes. At March 31, 2015, borrowings amounted to \$1.365 billion, 3.9% lower than the \$1.420 billion reported at December 31, 2014. Repurchase agreements as of March 31, 2015 decreased \$52.9 million to \$927.2 billion from \$980.1 million at December 31, 2014, as the Company used available cash to pay off repurchase agreements at maturity.

As a member of the FHLB-NY, the Bank can obtain advances from the FHLB-NY secured by the FHLB-NY stock owned by the Bank as well as by certain of the Bank's mortgage loans and investment securities. Advances from the FHLB-NY amounted to \$333.9 million as of March 31, 2015 and \$334.3 million as of December 31, 2014. These advances mature from April 2015 through July 2020.

### **Stockholders' Equity**

At March 31, 2015, the Company's total stockholders' equity was \$936.4 million, a 0.6% decrease when compared to \$942.2 million at December 31, 2014. This decrease reflects the net loss for the quarter partially offset by an increase in accumulated other comprehensive income. Book value per share was \$17.25 at March 31, 2015 compared to \$17.40 at December 31, 2014.

From December 31, 2014 to March 31, 2015, tangible common equity to total assets increased to 9.17% from 9.14%, Tier 1 Leverage Capital Ratio increased to 11.23% from 10.61%, Tier 1 Risk-Based Capital Ratio increased to 16.14% from 16.02%, and Total Risk-Based Capital Ratio increased to 17.69% from 17.57%. Common Equity Tier 1 Capital Ratio under the new capital rules was 12.63% as of March 31, 2015.

### New Capital Rules to Implement Basel III Capital Requirements

In July 2013, the Board of Governors of the Federal Reserve System (the "Board"), the Office of the Comptroller of the Currency (the "OCC") and the FDIC (together with the Board and the OCC, the "Agencies") approved new rules ("New Capital Rules") to establish a revised comprehensive regulatory capital framework for all U.S. banking organizations. On July 9, 2013, the New Capital Rules were approved by the OCC and (as interim final rules) by the FDIC. The New Capital Rules generally implement the Basel Committee on Banking Supervision's (the "Basel Committee") December 2010 final capital framework referred to as "Basel III" for strengthening international capital standards. The New Capital Rules substantially revise the risk-based capital requirements applicable to bank holding companies and their depository institution subsidiaries, including OFG Bancorp and Oriental Bank, as compared to the current U.S. general risk-based capital rules. The New Capital Rules revise the definitions and the components of regulatory capital, as well as address other issues affecting the numerator in banking institutions' regulatory capital ratios. The New Capital Rules also address asset risk weights and other matters affecting the denominator in banking institutions' regulatory capital ratios and replace the existing general risk-weighting approach, which was derived from the Basel Committee's 1988 "Basel I" capital accords, with a more risk-sensitive approach based, in part, on the "standardized approach" in the Basel Committee's 2004 "Basel II" capital accords. In addition, the New Capital Rules implement certain provisions of Dodd-Frank Act, including the requirements of Section 939A to remove references to credit ratings from the federal agencies' rules. The New Capital Rules became effective for OFG Bancorp and Oriental Bank on January 1, 2015, subject to phase-in periods for certain of their components and other provisions. Among other matters, the New Capital Rules: (i) introduce a new capital measure called "Common Equity Tier 1" ("CET1") and related regulatory capital ratio of CET1 to risk-weighted assets; (ii) specify that Tier 1 capital consists of CET1 and "Additional Tier 1 capital" instruments meeting certain revised requirements; (iii) mandate that most deductions/adjustments to regulatory capital measures be made to CET1 and not to the other components of capital; and (iv) expand the scope of the deductions from and adjustments to capital as compared to existing regulations. Under the New Capital Rules, for most banking organizations, including

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the Company, the most common form of Additional Tier 1 capital is noncumulative perpetual preferred stock and the most common form of Tier 2 capital is subordinated notes and a portion of the allocation for loan and lease losses, in each case, subject to the New Capital Rules' specific requirements.

Pursuant to the New Capital Rules, the minimum capital ratios as of January 1, 2015 were as follows:

- 4.5% CET1 to risk-weighted assets;
- 6.0% Tier 1 capital (that is, CET1 *plus* Additional Tier 1 capital) to risk-weighted assets;
- 8.0% Total capital (that is, Tier 1 capital *plus* Tier 2 capital) to risk-weighted assets; and
- 4% Tier 1 capital to average consolidated assets as reported on consolidated financial statements (known as the "leverage ratio").

The New Capital Rules also introduce a new 2.5% "capital conservation buffer", composed entirely of CET1, on top of the three minimum risk-weighted asset ratios. The capital conservation buffer is designed to absorb losses during periods of economic stress. Banking institutions with a ratio of CET1 to risk-weighted assets above the minimum but below the capital conservation buffer will face constraints on dividends, equity repurchases and compensation based on the amount of the shortfall. Thus, when fully phased-in on January 1, 2019, OFG Bancorp and Oriental Bank will be required to maintain an additional capital conservation buffer of 2.5% of CET1, effectively resulting in minimum ratios of (i) CET1 to risk-weighted assets of at least 7%, (ii) Tier 1 capital to risk-weighted assets of at least 8.5%, and (iii) Total capital to risk-weighted assets of at least 10.5%.

The New Capital Rules provide for a number of deductions from and adjustments to CET1. These include, for example, the requirement that mortgage servicing rights, deferred tax assets arising from temporary differences that could not be realized through net operating loss carrybacks and significant investments in non-consolidated financial entities be deducted from CET1 to the extent that any one such category exceeds 10% of CET1 or all such items, in the aggregate, exceed 15% of CET1.

In addition (as noted above), under the current general risk-based capital rules, the effects of AOCI items included in shareholders' equity (for example, mark-to-market adjustments to the value of securities held in the available for sale portfolio) under U.S. GAAP are reversed for the purposes of determining regulatory capital ratios. Pursuant to the New Capital Rules, the effects of certain AOCI items are not excluded; however, non-advanced approach banking organizations may make a one-time permanent election to continue to exclude these items. OFG Bancorp and Oriental Bank made the election to continue to exclude these items, in order to avoid significant variations in the level of capital depending upon the impact of interest rate fluctuations on the fair value of their securities portfolio, concurrently with the first filing of the Company's and Oriental Bank's periodic regulatory reports in the beginning of 2015. The New Capital Rules also preclude certain hybrid securities, such as trust preferred securities, from inclusion in bank holding companies' Tier 1 capital, subject to phase-out, in the case of bank holding companies that had \$15 billion or more in total consolidated assets as of December 31, 2009. Therefore, the Company is permitted to continue to include its existing trust preferred securities as Tier 1 capital.

Implementation of the deductions and other adjustments to CET1 began on January 1, 2015 and will be phased-in over a 4-year period (beginning at 40% on January 1, 2015 and an additional 20% per year thereafter). The implementation of the capital conservation buffer will begin on January 1, 2016 at the 0.625% level and increase by 0.625% on each subsequent January 1, until it reaches 2.5% on January 1, 2019.

With respect to Oriental Bank, the New Capital Rules revise the "prompt corrective action" ("PCA") regulations adopted pursuant to Section 38 of the Federal Deposit Insurance Act, by: (i) introducing a CET1 ratio requirement at each PCA category (other than critically undercapitalized), with the required CET1 ratio being 6.5% for well-capitalized status; (ii) increasing the minimum Tier 1 capital ratio requirement for each category, with the minimum Tier 1 capital ratio for well-capitalized status being 8% (as compared to the current 6%); and (iii) eliminating the current provision that provides that a bank with a composite supervisory rating of 1 may have a 3% leverage ratio and still be adequately capitalized. The New Capital Rules do not change the total risk-based capital requirement for any PCA category.

The New Capital Rules prescribe a new standardized approach for risk weightings that expand the risk-weighting categories from the current four Basel I-derived categories (0%, 20%, 50% and 100%) to a larger and more risk-sensitive number of categories, depending on the nature of the assets, and resulting in higher risk weights for a variety of asset classes.

The following are the consolidated capital ratios of the Company under the New Capital Rule at March 31, 2015 and December 31, 2014:

		March 31,	De	cember 31,	Variance		
		2015	-	2014	%		
			housands, o	housands, except per share data)			
Capital data:			·				
Stockholders' equity	\$	936,379	\$	942,197	-0.6%		
Regulatory Capital Ratios data:							
Common equity tier 1 capital ratio		12.63%		N/A	N/A		
Minimum common equity tier 1							
capital ratio required		4.50%		N/A	N/A		
Actual common equity tier 1 capital	\$	633,297		N/A	N/A		
Minimum common equity tier 1							
capital required	\$	225,679		N/A	N/A		
Excess over regulatory requirement	\$	407,618		N/A	N/A		
Risk-weighted assets	\$	5,015,090		N/A	N/A		
Tier 1 risk-based capital ratio		16.14%		16.02%	0.8%		
Minimum tier 1 risk-based capital							
ratio required		6.00%		4.00%			
Actual tier 1 risk-based capital	\$	809,651	\$	776,525	4.3%		
Minimum tier 1 risk-based capital							
required	\$	300,905	\$	193,886	55.2%		
Excess over regulatory requirement	\$	508,746	\$	582,639	-12.7%		
Risk-weighted assets	\$	5,015,090	\$	4,847,150	3.5%		
Total risk-based capital ratio		17.69%		17.57%	0.7%		
Minimum total risk-based capital							
ratio required		8.00%		8.00%			
Actual total risk-based capital	\$	887,042	\$	851,437	4.2%		
Minimum total risk-based capital							
required	\$	401,207	\$	387,772	3.5%		
Excess over regulatory requirement	\$	485,834	\$	463,665	4.8%		
Risk-weighted assets	\$	5,015,090	\$	4,847,150	3.5%		
Leverage capital ratio		11.23%		10.61%	5.9%		
Minimum leverage capital ratio							
required	ļ	4.00%		4.00%			
Actual tier 1 capital	\$	809,651	\$	776,525	4.3%		
Minimum tier 1 capital required	\$	288,308	\$	292,738	-1.5%		
Excess over regulatory requirement	\$	521,343	\$	483,787	7.8%		
		9.17%		9.14%	0.3%		

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Tangible common equity to total assets					
Tangible common equity to risk-weighted assets	13.46%			14.04%	-4.1%
Total equity to total assets	12.72%			12.65%	0.5%
Total equity to risk-weighted assets	18.67%			19.44%	-4.0%
Stock data:					
Outstanding common shares	44,664,493			44,613,615	0.1%
Book value per common share	\$ 17.25	9	\$	17.40	-0.9%
Tangible book value per common					
share	\$ 15.12	9	\$	15.25	-0.9%
Market price at end of period	\$ 16.32	9	5	16.65	-2.0%
Market capitalization at end of period	\$ 728,925	9	\$	742,817	-1.9%

The following table presents a reconciliation of the Company's total stockholders' equity to tangible common equity and total assets to tangible assets at March 31, 2015 and December 31, 2014:

	March 31,	D	ecember 31,	
	2015		2014	
	(In thousands, except share or per			
	shar	e informatio	n)	
Total stockholders' equity	\$ 936,379	\$	942,197	
Preferred stock	(176,000)		(176,000)	
Preferred stock issuance costs	10,130		10,130	
Goodwill	(86,069)		(86,069)	
Core deposit intangible	(6,171)		(6,463)	
Customer relationship intangible	(3,096)		(3,280)	
Total tangible common equity	\$ 675,173	\$	680,515	
Total assets	7,364,156		7,449,109	
Goodwill	(86,069)		(86,069)	
Core deposit intangible	(6,171)		(6,463)	
Customer relationship intangible	(3,096)		(3,280)	
Total tangible assets	\$ 7,268,820	\$	7,353,297	
Tangible common equity to tangible assets	9.29%		9.25%	
Common shares outstanding at end of period	44,664,693		44,613,615	
Tangible book value per common share	\$ 15.12	\$	15.25	

The tangible common equity ratio and tangible book value per common share are non-GAAP measures. Management and many stock analysts use the tangible common equity ratio and tangible book value per common share in conjunction with more traditional bank capital ratios to compare the capital adequacy of banking organizations. Neither tangible common equity nor tangible assets or related measures should be considered in isolation or as a substitute for stockholders' equity, total assets or any other measure calculated in accordance with GAAP. Moreover, the manner in which the Company calculates its tangible common equity, tangible assets and any other related measures may differ from that of other companies reporting measures with similar names.

Non-GAAP financial measures have inherent limitations, are not required to be uniformly applied and are not audited. To mitigate these limitations, the Company has procedures in place to calculate these measures using the appropriate GAAP or regulatory components. Although these non-GAAP financial measures are frequently used by stakeholders in the evaluation of a company, they have limitations as analytical tools and should not be considered in isolation or as a substitute for analyses of results as reported under GAAP.

The following table presents the Company's capital adequacy information under the New Capital Rules at March 31, 2015:

	Ma	rch 31,
	2	015
	(Dollars i	n thousands)
Risk-based capital:		
Common equity tier 1 capital	\$	633,297
Additional tier 1 capital		176,354
Tier 1 capital		809,651
Additional Tier 2 capital		77,390
Total risk-based capital	\$	887,042
Risk-weighted assets:		
Balance sheet items	\$	4,947,137
Off-balance sheet items		67,953
Total risk-weighted assets	\$	5,015,090
Ratios:		
Common equity tier 1 capital (minimum required - 4.5%)		12.63%
Tier 1 capital (minimum required - 6%)		16.14%
Total capital (minimum required - 8%)		17.69%
Leverage ratio		11.23%
Equity to assets		12.72%
Tangible common equity to assets		9.17%

The Bank is considered "well capitalized" under the regulatory framework for prompt corrective action. The table below shows the Bank's regulatory capital ratios at March 31, 2015, and December 31, 2014:

	March 31 , 2015		December 31, 2014		Variance
					%
Oriental Bank Regulatory Capital Ratios:					
Common Equity Tier 1 Capital to					
Risk-Weighted Assets		14.93%		N/A	N/A
Actual common equity tier 1 capital	\$	745,441		N/A	N/A
Minimum capital requirement (4.5%)	\$	224,728		N/A	N/A
Minimum to be well capitalized (6.5%)	\$	324,608		N/A	N/A
Tier 1 Capital to Risk-Weighted Assets		14.93%		15.45%	-3.4%
Actual tier 1 risk-based capital	\$	745,441	\$	746,524	-0.1%

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Minimum capital requirement (6%)	\$	299,638	\$ 193,222	55.1%
Minimum to be well capitalized (8%)	\$	399,517	\$ 289,833	37.8%
Total Capital to Risk-Weighted Assets		16.47%	16.99%	-3.1%
Actual total risk-based capital	\$	822,571	\$ 820,884	0.2%
Minimum capital requirement (8%)	\$	399,517	\$ 386,444	3.4%
Minimum to be well capitalized (10%)	\$	499,397	\$ 483,055	3.4%
Total Tier 1 Capital to Average Total Asse	ets	10.39%	10.26%	1.3%
Actual tier 1 capital	\$	745,441	\$ 746,177	-0.1%
Minimum capital requirement (4%)	\$	286,974	\$ 290,879	-1.3%
Minimum to be well capitalized (5%)	\$	358,717	\$ 363,599	-1.3%

The Company's common stock is traded on the New York Stock Exchange ("NYSE") under the symbol "OFG." At March 31, 2015 and December 31, 2014, the Company's market capitalization for its outstanding common stock was \$728.9 million (\$16.32 per share) and \$742.8 million (\$16.65 per share), respectively.

The following table provides the high and low prices and dividends per share of the Company's common stock for each quarter of the last two calendar years:

						Cash
		Price				
	H	ligh	Low		P	er share
2015						
March 31, 2015	\$	17.70	\$	14.88	\$	0.10
2014						
December 31, 2014	\$	16.76	\$	14.35	\$	0.10
September 30, 2014	\$	18.89	\$	14.92	\$	0.08
June 30, 2014	\$	18.88	\$	16.38	\$	0.08
March 31, 2014	\$	17.54	\$	14.30	\$	0.08
2013						
December 31, 2013	\$	17.34	\$	14.74	\$	0.08
September 30, 2013	\$	18.97	\$	16.13	\$	0.06
June 30, 2013	\$	18.11	\$	14.26	\$	0.06
March 31, 2013	\$	15.83	\$	13.85	\$	0.06

Under the Company's current stock repurchase program it is authorized to purchase in the open market up to \$70 million of its outstanding shares of common stock, of which approximately \$16.7 million of authority remains. The shares of common stock repurchased are to be held by the Company as treasury shares. During the quarter ended March 31, 2014, the Company purchased 707,400 shares under this program for a total of \$10.4 million, at an average price of \$14.66 per share. There were no repurchases during the quarter ended March 31, 2015. The number of shares that may yet be purchased under the \$70 million program is estimated at 1,020,607 and was calculated by dividing the remaining balance of \$16.7 million by \$16.32 (closing price of the Company common stock at March 31, 2015).

# ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

### **Background**

The Company's risk management policies are established by its Board of Directors (the "Board") and implemented by management through the adoption of a risk management program, which is overseen and monitored by the Chief Risk Officer and the Risk Management and Compliance Committee. The Company has continued to refine and enhance its risk management program by strengthening policies, processes and procedures necessary to maintain effective risk management.

All aspects of the Company's business activities are susceptible to risk. Consequently, risk identification and monitoring are essential to risk management. As more fully discussed below, the Company's primary risk exposures include, market, interest rate, credit, liquidity, operational and concentration risks.

#### **Market Risk**

Market risk is the risk to earnings or capital arising from adverse movements in market rates or prices, such as interest rates or prices. The Company evaluates market risk together with interest rate risk. The Company's financial results and capital levels are constantly exposed to market risk. The Board and management are primarily responsible for ensuring that the market risk assumed by the Company complies with the guidelines established by policies approved by the Board. The Board has delegated the management of this risk to the Asset/Liability Management Committee ("ALCO") which is composed of certain executive officers from the business, treasury and finance areas. One of ALCO's primary goals is to ensure that the market risk assumed by the Company is within the parameters established in such policies.

### **Interest Rate Risk**

Interest rate risk is the exposure of the Company's earnings or capital to adverse movements in interest rates. It is a predominant market risk in terms of its potential impact on earnings. The Company manages its asset/liability position in order to limit the effects of changes in interest rates on net interest income. ALCO oversees interest rate risk, liquidity management and other related matters.

In discharging its responsibilities, ALCO examines current and expected conditions in global financial markets, competition and prevailing rates in the local deposit market, liquidity, unrealized gains and losses in securities, recent or proposed changes to the investment portfolio, alternative funding sources and their costs, hedging and the possible

purchase of derivatives such as swaps, and any tax or regulatory issues which may be pertinent to these areas.

On a monthly basis, the Company performs a net interest income simulation analysis on a consolidated basis to estimate the potential change in future earnings from projected changes in interest rates. These simulations are carried out over a one-year time horizon, assuming certain gradual upward and downward interest rate movements, achieved during a twelve-month period. Simulations are carried out in two ways:

- (i) using a static balance sheet as the Company had on the simulation date, and
- (ii) using a dynamic balance sheet based on recent growth patterns and business strategies.

The balance sheet is divided into groups of assets and liabilities detailed by maturity or re-pricing and their corresponding interest yields and costs. As interest rates rise or fall, these simulations incorporate expected future lending rates, current and expected future funding sources and costs, the possible exercise of options, changes in prepayment rates, deposits decay and other factors which may be important in projecting the future growth of net interest income.

The Company uses a software application to project future movements in the Company's balance sheet and income statement. The starting point of the projections generally corresponds to the actual values of the balance sheet on the date of the simulations.

These simulations are complex, and use many assumptions that are intended to reflect the general behavior of the Company over the period in question. There can be no assurance that actual events will match these assumptions in all cases. For this reason, the results of these simulations are only approximations of the true sensitivity of net interest income to changes in market interest rates. The following table presents the results of the simulations at March 31, 2015 for the most likely scenario, assuming a one-year time horizon:

	Net Interest Income Risk (one year projection)						
	Static Balance Sheet Growing Simulation					tion	
	Amount		Percent		Amount		Percent
	Change		Change		Change		Change
Change in interest rate	(Dollars in thousands)						
+ 200 Basis points	\$ 11,303		3.16%	_ \$	12,335		3.40%
+ 100 Basis points	\$ 5,752		1.61%	\$	6,262		1.73%
- 50 Basis points	\$ (1,846)		-0.52%	_ \$	(1,944)	_	-0.54%

The impact of -100 and -200 basis point reductions in interest rates is not presented in view of current level of the federal funds rate and other short-term interest rates.

Future net interest income could be affected by the Company's investments in callable securities, prepayment risk related to mortgage loans and mortgage-backed securities, and any structured repurchase agreements and advances from the FHLB-NY in which it may enter into from time to time. As part of the strategy to limit the interest rate risk and reduce the re-pricing gaps of the Company's assets and liabilities, the Company has executed certain transactions which include extending the maturity and the re-pricing frequency of the liabilities to longer terms reducing the amounts of its structured repurchase agreements and entering into hedge-designated swaps to hedge the variability of future interest cash flows of forecasted wholesale borrowings that only consist of advances from the FHLB-NY as of March 31, 2015.

The Company maintains an overall interest rate risk management strategy that incorporates the use of derivative instruments to minimize significant unplanned fluctuations in earnings that are caused by interest rate volatility. The Company's goal is to manage interest rate sensitivity by modifying the repricing or maturity characteristics of certain balance sheet assets and liabilities so that the net interest margin is not, on a material basis, adversely affected by movements in interest rates. As a result of interest rate fluctuations, hedged fixed-rate assets and liabilities will appreciate or depreciate in market value. Also, for some fixed-rate assets or liabilities, the effect of this variability in earnings is expected to be substantially offset by the Company's gains and losses on the derivative instruments that are linked to the forecasted cash flows of these hedged assets and liabilities. The Company considers its strategic use of derivatives to be a prudent method of managing interest-rate sensitivity as it reduces the exposure of earnings and the market value of its equity to undue risk posed by changes in interest rates. The effect of this unrealized appreciation or depreciation is expected to be substantially offset by the Company's gains or losses on the derivative instruments that are linked to these hedged assets and liabilities. Another result of interest rate fluctuations is that the contractual interest income and interest expense of hedged variable-rate assets and liabilities, respectively, will increase or

decrease.

Derivative instruments that are used as part of the Company's interest risk management strategy include interest rate swaps, forward-settlement swaps, futures contracts, and option contracts that have indices related to the pricing of specific balance sheet assets and liabilities. 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. Interest rate futures generally involve exchanged-traded contracts to buy or sell U.S. Treasury bonds and notes in the future at specified prices. Interest rate options represent contracts that allow the holder of the option to (i) receive cash or (ii) purchase, sell, or enter into a financial instrument at a specified price within a specified period. Some purchased option contracts give the Company the right to enter into interest rate swaps and cap and floor agreements with the writer of the option. In addition, the Company enters into certain transactions that contain embedded derivatives. When the embedded derivative possesses economic characteristics that are not clearly and closely related to the economic characteristics of the host contract, it is bifurcated and carried at fair value. Please refer to Note 8 to the accompanying unaudited consolidated financial statements for further information concerning the Company's derivative activities.

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Following is a summary of certain strategies, including derivative activities, currently used by the Company to manage interest rate risk:

<u>Interest rate swaps</u> — The Company entered into hedge-designated swaps to hedge the variability of future interest cash flows of forecasted wholesale borrowings attributable to changes in the one-month LIBOR rate. Once the forecasted wholesale borrowings transactions occurred, the interest rate swap effectively fixes the Company's interest payments on an amount of forecasted interest expense attributable to the one-month LIBOR rate corresponding to the swap notional stated rate. A derivative liability of \$8.5 million (notional amount of \$264.0 million) was recognized at March 31, 2015 related to the valuation of these swaps.

In addition, the Company has certain derivative contracts, including interest rate swaps not designated as hedging instruments, which are utilized to convert certain variable rate loans to fixed-rate loans, and the mirror-images of these interest rate swaps in which the Company enters into to minimize its interest rate risk exposure that results from offering the derivatives to clients. These interest rate swaps are marked to market through earnings. At March 31, 2015, interest rate swaps offered to clients not designated as hedging instruments represented a derivative asset of \$2.4 million (notional amounts of \$16.4 million), and the mirror-image interest rate swaps in which BBVAPR entered into represented a derivative liability of \$2.4 million (notional amounts of \$16.4 million).

<u>S&P options</u> — The Company has offered its customers certificates of deposit with an option tied to the performance of the S&P 500 Index. At the end of five years, the depositor receives a minimum return or a specified percentage of the average increase of the month-end value of the S&P 500 Index. The Company uses option agreements with major money center banks and major broker-dealer companies to manage its exposure to changes in that index. Under the terms of the option agreements, the Company receives the average increase in the month-end value of the S&P 500 Index in exchange for a fixed premium. The changes in fair value of the options purchased and the options embedded in the certificates of deposit are recorded in earnings.

At March 31, 2015, the fair value of the purchased options used to manage the exposure to the S&P 500 Index on stock-indexed certificates of deposit represented an asset of \$3.7 million (notional amounts of \$8.2 million) and the options sold to customers embedded in the certificates of deposit represented a liability of \$3.6 million (notional amount of \$7.9 million).

Wholesale borrowings — The Company uses interest rate swaps to hedge the variability of interest cash flows of certain advances from the FHLB-NY that are tied to a variable rate index. The interest rate swaps effectively fix the Company's interest payments on these borrowings. As of March 31, 2015, the Company had \$264.0 million in interest rate swaps at an average rate of 2.6% designated as cash flow hedges for \$264.0 million in advances from the FHLB-NY that reprice or are being rolled over on a monthly basis.

#### Credit Risk

Credit risk is the possibility of loss arising from a borrower or counterparty in a credit-related contract failing to perform in accordance with its terms. The principal source of credit risk for the Company is its lending activities. In Puerto Rico, the Company's principal market, economic conditions are challenging, as they have been for the last eight years, due to a shrinking population, a protracted economic recession, a housing sector that remains under pressure, the Puerto Rico government's large indebtedness and structural budget deficit, and the recent rating downgrades of Puerto Rico general obligations and other government bonds to levels that are below investment grade.

The Company manages its credit risk through a comprehensive credit policy which establishes sound underwriting standards by monitoring and evaluating loan portfolio quality, and by the constant assessment of reserves and loan concentrations. The Company also employs proactive collection and loss mitigation practices.

The Company may also encounter risk of default in relation to its securities portfolio. The securities held by the Company are principally agency mortgage-backed securities. Thus, a substantial portion of these instruments are guaranteed by mortgages, a U.S. government-sponsored entity, or the full faith and credit of the U.S. government.

The Company's Executive Credit Committee, composed of its Chief Executive Officer, Chief Credit Risk Officer and other senior executives, has primary responsibility for setting strategies to achieve the Company's credit risk goals and objectives. Those goals and objectives are set forth in the Company's Credit Policy as approved by the Board.

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# **Liquidity Risk**

Liquidity risk is the risk of the Company not being able to generate sufficient cash from either assets or liabilities to meet obligations as they become due without incurring substantial losses. The Board has established a policy to manage this risk. The Company's cash requirements principally consist of deposit withdrawals, contractual loan funding, repayment of borrowings as these mature, and funding of new and existing investments as required.

The Company's business requires continuous access to various funding sources. While the Company is able to fund its operations through deposits as well as through advances from the FHLB-NY and other alternative sources, the Company's business is dependent upon other wholesale funding sources. Although the Company has selectively reduced its use of wholesale funding sources, such as repurchase agreements and brokered deposits, it is still dependent on wholesale funding sources. As of March 31, 2015, the Company had \$925.0 million in repurchase agreements and \$567.1 million in brokered deposits.

Brokered deposits are typically offered through an intermediary to small retail investors. The Company's ability to continue to attract brokered deposits is subject to variability based upon a number of factors, including volume and volatility in the global securities markets, the Company's credit rating, and the relative interest rates that it is prepared to pay for these liabilities. Brokered deposits are generally considered a less stable source of funding than core deposits obtained through retail bank branches. Investors in brokered deposits are generally more sensitive to interest rates and will generally move funds from one depository institution to another based on small differences in interest rates offered on deposits.

The Company participates in the Federal Reserve Bank's Borrower-In Custody Program which allows it to pledge certain type of loans while keeping physical control of the collateral.

Although the Company expects to have continued access to credit from the foregoing sources of funds, there can be no assurance that such financing sources will continue to be available or will be available on favorable terms. In a period of financial disruption or if negative developments occur with respect to the Company, the availability and cost of the Company's funding sources could be adversely affected. In that event, the Company's cost of funds may increase, thereby reducing its net interest income, or the Company may need to dispose of a portion of its investment portfolio, which depending upon market conditions, could result in realizing a loss or experiencing other adverse accounting consequences upon any such dispositions. The Company's efforts to monitor and manage liquidity risk may not be successful to deal with dramatic or unanticipated changes in the global securities markets or other reductions in liquidity driven by the Company or market-related events. In the event that such sources of funds are reduced or eliminated and the Company is not able to replace these on a cost-effective basis, the Company may be forced to curtail or cease its loan origination business and treasury activities, which would have a material adverse effect on its

operations and financial condition.

As of March 31, 2015, the Company had approximately \$678.9 million in unrestricted cash and cash equivalents, \$176.2 million in investment securities that are not pledged as collateral, \$620.0 million in borrowing capacity at the FHLB-NY and \$715.8 million in borrowing capacity at the Federal Reserve's discount window available to cover liquidity needs.

### **Operational Risk**

Operational risk is the risk of loss from inadequate or failed internal processes, personnel and systems or from external events. All functions, products and services of the Company are susceptible to operational risk.

The Company faces ongoing and emerging risk and regulatory pressure related to the activities that surround the delivery of banking and financial products and services. Coupled with external influences such as market conditions, security risks, and legal risk, the potential for operational and reputational loss has increased. In order to mitigate and control operational risk, the Company has developed, and continues to enhance, specific internal controls, policies and procedures that are designed to identify and manage operational risk at appropriate levels throughout the organization. The purpose of these policies and procedures is to provide reasonable assurance that the Company's business operations are functioning within established limits.

The Company classifies operational risk into two major categories: business specific and corporate-wide affecting all business lines. For business specific risks, a risk assessment group works with the various business units to ensure consistency in policies, processes and assessments. With respect to corporate-wide risks, such as information security, business recovery, legal and compliance, the Company has specialized groups, such as Information Security, Enterprise Risk Management, Corporate Compliance, Information Technology, Legal and Operations. These groups assist the lines of business in the development and implementation of risk management practices specific to the needs of the business groups. All these matters are reviewed and discussed in the Information Technology Steering Committee, and the Executive Risk and Compliance Committee.

The Company is subject to extensive United States federal and Puerto Rico regulations, and this regulatory scrutiny has been significantly increasing over the last several years. The Company has established and continues to enhance procedures based on legal and regulatory requirements that are reasonably designed to ensure compliance with all applicable statutory and regulatory requirements. The Company has a corporate compliance function headed by a Regulatory Compliance Director who reports to the Deputy General Counsel and the BSA officer who reports to the Chief Risk Officer. The Regulatory Compliance Director is responsible for the oversight of regulatory compliance and implementation of a company-wide compliance program, except for the Bank Secrecy Act/ Anti-Money Laundering compliance program, which is overseen and implemented by the BSA Officer.

#### **Concentration Risk**

Substantially all of the Company's business activities and a significant portion of its credit exposure are concentrated in Puerto Rico. As a consequence, the Company's profitability and financial condition may be adversely affected by an extended economic slowdown, adverse political or economic developments in Puerto Rico or the effects of a natural disaster, all of which could result in a reduction in loan originations, an increase in non-performing assets, an increase in foreclosure losses on mortgage loans, and a reduction in the value of its loans and loan servicing portfolio.

### ITEM 4. CONTROLS AND PROCEDURES

### **Disclosure Controls and Procedures**

As of the end of the period covered by this quarterly report on Form 10-Q, an evaluation was carried out under the supervision and with the participation of the Company's management, including the Chief Executive Officer ("CEO") and the Chief Financial Officer ("CFO"), of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act). Based

upon such evaluation, the CEO and the CFO have concluded that, as of the end of such period, the Company's disclosure controls and procedures provided reasonable assurance of effectiveness in recording, processing, summarizing and reporting, on a timely basis, information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act. Notwithstanding the foregoing, a control system, no matter how well designed and operated, can provide only reasonable, not absolute assurance that it will detect or uncover failures within the Company to disclose material information otherwise required to be set forth in the Company's periodic reports.

### **Internal Control over Financial Reporting**

There have not been any changes in the Company's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the quarter ended March 31, 2015, that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

### **PART - II OTHER INFORMATION**

#### ITEM 1. LEGAL PROCEEDINGS

The Company and its subsidiaries are defendants in a number of legal proceedings incidental to their business. The Company is vigorously contesting such claims. Based upon a review by legal counsel and the development of these matters to date, management is of the opinion that the ultimate aggregate liability, if any, resulting from these claims will not have a material adverse effect on the Company's financial condition or results of operations.

### ITEM 1A. RISK FACTORS

Except as set forth below, there have been no material changes to the risk factors previously disclosed in the Company's annual report on Form 10-K for the year ended December 31, 2014. In addition to other information set forth in this report, you should carefully consider the risk factors included in the Company's annual report on Form 10-K, as updated by this report or other filings the Company makes with the SEC under the Exchange Act. Additional risks and uncertainties not presently known to the Company at this time or that the Company currently deems immaterial may also adversely affect the Company's business, financial condition or results of operations.

We are exposed to credit and concentration risks in connection with our credit facilities to the government of Puerto Rico, including some of its public corporations, instrumentalities and municipalities, and any credit default on their debt obligations or a further deterioration of the Puerto Rico economy could adversely and materially affect our financial condition and results of operations.

The Commonwealth of Puerto Rico and its instrumentalities, municipalities and public corporations face severe economic and fiscal challenges that, either individually or in the aggregate, could adversely affect the Commonwealth's ability to fund or otherwise maintain all necessary government programs and services, and pay debt-service on its obligations as they become due. Further, the Commonwealth's liquidity and access to capital markets have been significantly reduced and, according to the Government Development Bank for Puerto Rico, a government shutdown is probable in the next three months.

The three main credit rating agencies have downgraded all debt obligations of the Puerto Rico government to categories that are well below investment grade. Generally, securities that are below investment grade present greater risks and are less liquid than investment-grade securities. The downgrades are based mostly on concerns about Puerto Rico's economic recession and lack of growth prospects, sizable debt obligations and budget deficits, severely

underfunded government retirement systems, high unemployment, shrinking population, and Puerto Rico government's lack of financial flexibility and reduced capacity to borrow in the capital markets, which significantly increases the Commonwealth's risk of default.

The Commonwealth's ability to finance its budget deficits is very limited. If the government is unable to access the capital markets to place new debt or refinance its upcoming maturities, the government may have to reduce spending, impose new taxes, and take emergency or extraordinary actions, including a debt restructuring or a moratorium on debt-service payments, which would slow Puerto Rico's weak economy even further. The Commonwealth may also have to reduce or eliminate important government programs and services in order to attempt to balance its budget and comply with its debt obligations.

It is uncertain how Puerto Rico's business, political and social sectors would react to a significant reduction or elimination of such programs and services. It is also uncertain whether Puerto Rico's government, including some of its municipalities, instrumentalities and public corporations, will be able to continue to service their debts as they become due. Any further deterioration of economic or fiscal conditions in Puerto Rico could adversely and materially affect the value of our credit facilities to the government of Puerto Rico and our investment portfolio of Puerto Rico government bonds.

At March 31, 2015, we had approximately \$593.3 million of outstanding credit facilities to the government of Puerto Rico, including its instrumentalities, municipalities and public corporations. A substantial portion of our credit exposure to Puerto Rico's government consists of collateralized loans or obligations that have a specific source of income or revenues identified for their repayment. Some of these obligations consist of senior and subordinated loans to public corporations that obtain revenues from rates charged for services or products, such as the Puerto Rico Electric Power Authority ("PREPA") and the Puerto Rico Aqueducts and Sewer Authority ("PRASA"). The Commonwealth's instrumentalities or public corporations have varying degrees of independence from the central government. However, some instrumentalities or public corporations that provide essential or important government services, such as the University of Puerto Rico, the Puerto Rico Medical Services Administration, the Puerto Rico and Municipal Islands

Maritime Transport Authority, and the Puerto Rico Metropolitan Bus Authority, are supported by the Commonwealth through budget appropriations, while others, such as PREPA, are owed substantial amounts for utility services rendered to the Commonwealth. It is uncertain whether any such instrumentalities or public corporations will continue to receive government support or whether they will be able to collect amounts owed by the Commonwealth or its instrumentalities.

At March 31, 2015, we had approximately \$354.9 million of credit facilities to public corporations of the Commonwealth, including PREPA and PRASA. Our banking subsidiary, Oriental Bank, is part of a four bank syndicate providing a \$550 million revolving line of credit to finance the purchase of fuel for PREPA's day-to-day power generation activities. Our participation in the line of credit has an unpaid principal balance of \$200 million as of March 31, 2015. We, as part of the bank syndicate, agreed in August 2014 to extend our credit facility with PREPA to March 31, 2015. In connection with such extension, PREPA appointed a Chief Restructuring Officer to work alongside the Executive Director to develop, organize and manage a financial and operational restructuring of PREPA subject to the approval of PREPA's Board of Directors. PREPA also committed to deliver a full debt-restructuring plan by March 2, 2015, which has not yet been delivered. The forbearance agreement with PREPA has been extended several times, currently until June 4, 2015. As part of the last extension, PREPA agreed to deliver a recovery plan proposal to its forbearing creditors on or before June 1, 2015. There can be no assurance that PREPA will deliver the recovery plan or that PREPA and its forbearing creditors will agree on any such plan. As previously disclosed, we have classified our credit facility to PREPA as substandard and on non-accrual status. We have also taken a \$24 million provision for loan and lease losses against such credit.

Oriental Bank is also part of a two bank syndicate that on March 3, 2015 agreed to extend through May 29, 2015 the maturity date on \$200 million of obligations incurred by PRASA under a credit agreement for its Capital Improvement Program. As part of such extension, PRASA paid the lenders \$40 million, including \$25 million to us, to reduce the outstanding principal amount to \$160 million and agreed to make certain additional payments. Our \$100 million participation in such credit agreement has an unpaid principal balance of \$75 million as of March 31, 2015. As provided in the amended credit agreement, the remaining outstanding principal amount is expected to be repaid from the net proceeds of revenue bonds to be issued by PRASA. There can be no assurance that such bonds will be issued or that the net proceeds thereof will be sufficient for PRASA to pay the amount that is due.

In June 2014, Puerto Rico enacted the Puerto Rico Public Corporation Debt Enforcement and Recovery Act (the "Recovery Act"), which established procedures for the adjustment of debts of certain public corporations of the Commonwealth, which, as Puerto Rico governmental instrumentalities, are not currently eligible for federal bankruptcy relief under any chapter of the U.S. Bankruptcy Code. The Recovery Act states in its preamble that it further promotes the government's public policy of no longer providing financial support to such public corporations, such as PREPA and PRASA, and promoting their economic independence. In February 2015, the U.S. District Court for the District of Puerto Rico held that the Recovery Act is preempted by the U.S. Bankruptcy Code and is therefore void pursuant to the Supremacy Clause of the United States Constitution. It also permanently enjoined the Commonwealth from enforcing the Recovery Act. However, the Commonwealth has filed an appeal before the U.S. Circuit Court of Appeals for the First Circuit.

On February 26, 2015, the Subcommittee on Regulatory Reform, Commercial and Antitrust Law of the U.S. House Committee on the Judiciary held a public hearing to consider a bill (H.R 870) introduced by Puerto Rico's non-voting representative to the U.S. House of Representatives that would empower the government of Puerto Rico to authorize its municipalities and public corporations to restructure their debts under Chapter 9 of the U.S. Bankruptcy Code. It is unclear if and when this bill will be approved and, if it is approved, whether it will have retroactive effect for debts that are currently outstanding.

PREPA's enabling act provides for local receivership upon request to any Puerto Rico court of competent jurisdiction in the event of a default in debt-service payments or other obligations in connection with PREPA's bonds. The receiver so appointed would be empowered, directly or through its agents and attorneys, to take possession of the undertakings, income and revenues pledged to the payment of the bonds in default; to have, hold, use, operate, manage and control the same; and to exercise all of PREPA's rights and powers with respect to such undertakings. However, any such receiver would not have the power to sell, assign, mortgage or otherwise dispose of PREPA's assets, and its powers would be limited to the operation and maintenance of such undertakings and the collection and application of the income and revenues therefrom. These provisions have not been tested in the courts, and it is not clear if and how they would apply in connection with other debts and obligations of PREPA upon an event of default.

If our Puerto Rico government debtors are unable to pay their obligations as they become due, or under certain other circumstances, including, for example, a debt restructuring or a moratorium on debt-service payments by the Commonwealth, we may be required to adversely classify our credit facilities to the Commonwealth and provision for losses in connection therewith. Such provision may significantly affect our financial condition and regulatory capital ratios.

Item 2. UNREGISTERED SALES OF EQUITY SECURITES AND USE OF PROCEEDS				
None				
ITEM 3.	DEFAULTS UPON SENIOR SECURITIES			
None.				
ITEM 4.	MINE SAFETY DISCLOSURES			
Not applic	able.			
ITEM 5.	OTHER INFORMATION			
None.				
ITEM 6.	EXHIBITS			
Exhibit N	o. <u>Description of Document:</u>			

10.1 Form of restricted unit award and agreement.

	blidated Statements of Cash Flows, and (vi) Notes to Unaudited Consolidated Financial Statements.
Finan	The following materials from OFG Bancorp's Quarterly Report on Form 10-Q for the quarter ended March 31, formatted in XBRL (eXtensible Business Reporting Language): (i) Unaudited Consolidated Statements of cial Condition, (ii) Unaudited Consolidated Statements of Operations, (iii) Unaudited Consolidated Statements mprehensive Income, (iv) Unaudited Consolidated Statements of Changes in Stockholders' Equity, (v) Unaudited
32.2	Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

# **Signatures**

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

# **OFG Bancorp**

# (Registrant)

/s/ José Rafael Fernández By: Date: May 8, 2015

José Rafael Fernández

President and Chief Executive Officer

/s/ Ganesh Kumar Date: May 8, 2015 By:

Ganesh Kumar

Executive Vice President and Chief Financial

Officer

By: /s/ Maritza Arizmendi Date: May 8, 2015

Maritza Arizmendi Senior Vice President and Chief Accounting

Officer