C & F FINANCIAL CORP Form 8-K/A October 01, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K/A

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) September 3, 2002

C&F FINANCIAL CORPORATION

(Exact Name of Registrant as Specified in Its Charter)

Virginia (State or other jurisdiction of incorporation or organization) 000-23423 (Commission File Number) 54-1680165 (I.R.S. Employer Identification No.)

Eighth and Main Streets P.O. Box 391 West Point, Virginia 23181 (Address of principal executive offices) (Registrant s telephone number, including area code) (804-843-2360)

(Former name or former address, if changed since last report)

This Current Report on Form 8-K/A is being filed to amend Item 2 and Item 7 of the Form 8-K filed by C&F Financial Corporation (the Company) with the Securities and Exchange Commission on September 3, 2002 to include a more detailed description of Moore Loans, Inc. (Moore Loans), the financial statements of Moore Loans and the pro forma financial information reflecting the pro forma effects of the Company s acquisition of Moore Loans.

Item 2. Acquisition or Disposition of Assets

On August 30, 2002, Moore Loans, Inc., a Virginia corporation, was purchased by Citizens and Farmers Bank (the Bank), a Virginia corporation and wholly owned subsidiary of C&F Financial Corporation, a Virginia corporation (the Purchase). The Purchase was consummated pursuant to a Stock Purchase Agreement, dated as of August 30, 2002, by and between Moore Loans, Inc., the Bank and the Company.

Under the terms of the Purchase, the outstanding shares of Moore Loans common stock, par value \$5.00 per share were purchased from Abby W. Moore, John D. Moore and Joanne Moore for an aggregate of \$14,000,000 cash, \$3,000,000 in subordinated notes of the Bank, and 100,000 shares of the Company s common stock. \$3,000,000 of the cash payment will be deferred subject to Moore Loans meeting certain financial goals over the next three years. Also, the Company has guaranteed a stock price of \$30 per share for all shares still held by the sellers on the three year anniversary date of the transaction. The cash used for the purchase will come from a \$5,000,000 loan to the Company from an unrelated bank and federal funds held by the Bank. In determining the purchase price, the Company along with its independent financial advisor considered many factors including recent acquisitions in this industry, the potential for accretion to earnings to the Company, past history of Moore Loans and risks inherent in the industry.

Moore Loans is a leading regional consumer finance company focused on providing auto loans in Richmond, Roanoke, Hampton Roads and portions of eastern Tennessee. Moore Loans primarily finances late model used automobiles by acquiring loans from automobile dealerships made to consumers who often have credit problems or lack an adequate credit history to qualify for financing from traditional sources. However, as part of the underwriting procedures performed by Moore Loans, it is determined that these consumers have sufficient earnings to repay their debt and illustrated a past willingness to meet their automobile obligations in an acceptable manner. The loans made by Moore Loans typically range from \$10,000 to \$20,000 in value, mature within five years and are secured by cars that are less than three years old. Because of collection risk inherent in this type of lending, Moore Loans charges interest rates that typically range from 15% to 20%. Moore Loans has established relationships with approximately 285 auto dealers in its target markets, the majority of which are franchised from major auto manufacturers. As part of this transaction, Mr. Abby Moore executed an employment contract to continue as president of the loan company for three years.

Item 7. Financial Statements and Exhibits

(a) Financial statements of businesses acquired.

The following audited financial statements of Moore Loans are included in this Form 8-K/A on pages 4 through 15:

Balance sheets as of December 31, 2001 and 2000 and the related statements of income, retained earnings, and cash flows for each of the years in the two year period ended December 31, 2001, notes to the financial statements and the independent auditor s report.

The following unaudited financial statements of Moore Loans are included in this Form 8-K/A on pages 16 through 21:

Unaudited balance sheet as of June 30, 2002 and unaudited statements of income and cash flows for the six months ended June 30, 2002 and 2001, and the notes to the unaudited interim financial statements.

(b) Pro forma financial information.

The following Unaudited pro forma combined financial statements, based on historical financial statements of the Company and Moore Loans, are included in this Form 8-K/A on pages 22 through 29:

Pro forma combined balance sheet as of June 30, 2002, pro forma combined statements of income for the six months ended June 30, 2002 and the twelve months ended December 31, 2001 and the notes to the pro forma combined financial statements.

(c) Exhibits.

2 Stock Purchase Agreement by and Between Citizens and Farmers Bank, C&F Financial Corporation, Moore Loans, Inc., Abby W. Moore, Joanne Moore and John D. Moore dated as of August 30, 2002. (Previously filed on September 3, 2002 as exhibit 2.1 of the Current Report on Form 8-K.)

4 Certain rights of security holders as a result of this transaction are described in the Stock Purchase Agreement included as Exhibit 2 herein.

99 Press release dated September 3, 2002, announcing that C&F Financial Corporation, through its subsidiary Citizens and Farmers Bank, has acquired Moore Loans, Inc. (Previously filed on September 3, 2002 as exhibit 99 of the Current Report on Form 8-K.)

5501 PATTERSON AVENUE, RICHMOND, VA 23226 804-288-5888 FAX 804-288-4512

INDEPENDENT AUDITORS REPORT

To the Board of Directors and Stockholders of Moore Loans, Inc. Richmond, Virginia

We have audited the accompanying balance sheets of Moore Loans, Inc. (an S Corporation) as of December 31, 2001 and 2000, and the related statements of income, retained earnings, and cash flows for the years then ended. These financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit includes examining, on a test basis, evidence supporting the amount and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimated used by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Moore Loans, Inc. as of December 31, 2001 and 2000, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 7 to the financial statements, certain errors resulting in understatement of the allowance for credit losses were discovered by the management of the Company subsequent to the issuance of the December 31, 2001 financial statements. Accordingly, the 2001 and 2000 financial statements have been restated and an adjustment has been made to retained earnings as of December 31, 1999 to correct the error.

Biegler & Associates, P.C. Richmond, VA January 17, 2002 July 22, 2002 with respect to note 7 STEVEN BIEGLER JULIA W. ROGERS MARILYN C. DOVE KATHERINE M. HOFFMANN WILLIAM T. DIDLAKE

BALANCE SHEETS

December 31, 2001 and 2000

		2001	1	2000
ASSETS				
Cash	\$	132,207	\$	2,100
Cubit	φ	152,207	Ψ	2,100
Finance Receivables				
Small loans		270,001		492,505
Sales finance	7	4,457,378	66	492,303 ,711,011
Less unearned finance charges, add-on fees and insurance commissions		(7,324,482)		,368,903)
Less unearned mance charges, add-on rees and insurance commissions		(1,324,462)	(0	,308,903)
Principal of finance receivables	6	67,402,897	58	,834,613
Less allowance for credit losses		(2,251,875)		,445,964)
Finance receivables net	6	5,151,022	57	,388,649
Property and Equipment				
Furniture and fixtures		250,604		225,331
Software		5,808		5,808
Vehicles		73,646		73,646
Leasehold improvements		58,430		54,180
Accumulated depreciation		(316,035)	((283,607)
Property and equipment net		72,453		75,358
		,		,
Other Assets				
Cash surrender value of life insurance		965,233		864,295
Prepaid dealer commissions		854,972		601,377
Dealer holdback		1,421,310		904,102
Other assets		28,332		18,664
		20,002		10,001
Total other assets		3,269,847	2	,388,439
	\$ 6	68,625,529	\$ 59	,854,546

The accompanying notes are an integral part of these financial statements

Dealers reserve 2,6 Accounts payable Accrued expenses Accrued interest Deferred revenue 4 Total liabilities 60,2 Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	48,906 26,482 43,944 52,886 32,231 38,395	\$ 49,528,753 2,601,393 33,552 59,315 29,713 521,438 52,774,164
Notes payable \$ 57,0 Dealers reserve 2,6 Accounts payable Accrued expenses Accrued interest Deferred revenue Deferred revenue 4 Total liabilities 60,2 Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	26,482 43,944 52,886 32,231 38,395	2,601,393 33,552 59,312 29,713 521,438
Dealers reserve 2,6 Accounts payable Accrued expenses Accrued interest Deferred revenue 4 Total liabilities 60,2 Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	26,482 43,944 52,886 32,231 38,395	2,601,393 33,552 59,312 29,713 521,438
Accounts payable Accrued expenses Accrued interest Deferred revenue Total liabilities Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	43,944 52,886 32,231 38,395	33,552 59,312 29,712 521,438
Accrued expenses Accrued interest Deferred revenue 4 Total liabilities 60,2 Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	52,886 32,231 38,395	59,313 29,713 521,438
Accrued interest Deferred revenue 4 Total liabilities 60,2 Commitment Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	32,231 38,395	29,713 521,438
Deferred revenue 4 Total liabilities 60,2 Commitment 5 Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding 60,2 Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and 60,2	38,395	521,438
Total liabilities 60,2 Commitment 5 Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	,	
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Stockholders Equity Common stock Class A \$5 par value; 10,000 shares authorized, 3,043 shares issued and outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and	+2,044	52,774,102
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outstanding Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and		
Common stock Class B \$5 par value; 10,000 shares authorized, 2,799 shares issued and		
	15,215	15,215
outstanding		
e	13,995	13,995
1	78,000	178,000
Retained earnings 8,1	75,475	6,873,172
Total stockholders equity 8,3	07 (05	7,080,382
	82,685	

\$ 68,625,529 \$ 59,854,546

The accompanying notes are an integral part of these financial statements

STATEMENTS OF INCOME

For the Years Ended December 31, 2001 and 2000

	2001	2000
Revenue		
Small loans	\$ 106,441	136,291
Sales finance loans	9,985,589	8,076,564
Add-on fees	163,339	141,488
Late charges	342,050	409,482
Investment income and other income	99,610	205,846
Insurance commissions earned	654	7,871
Total Revenue	10,697,683	8,977,541
Operating Expenses		
Interest expense	3,597,250	4,005,651
Salaries	1,382,440	1,256,603
Bad debts net of recoveries	1,387,299	569,323
Employee retirement plan	36.000	36.000
Professional fees	60,803	58,238
Printing and postage	62,172	57,590
Office expenses	50,104	32,952
Payroll taxes	97,631	86,390
Taxes and licenses	79.310	72,500
Sales promotion	33,662	31,251
Credit information	99,806	89,057
Rent	75,070	71,485
Collection expense	120.921	109,506
Dealer participation	487,247	283,184
Depreciation and amortization	33,351	30,968
Utilities	8,421	6,799
Telephone	70,894	77,202
Seminars, travel and vehicle expense	19,333	27,346
Expenses, forwarded	7,701,714	6,902,045

The accompanying notes are an integral part of these financial statements

STATEMENTS OF INCOME (CONTINUED)

For the Years Ended December 31, 2001 and 2000

	2001	2000
Expenses, brought forward	\$7,701,714	\$ 6,902,045
Health insurance	35,512	28,092
Repairs and maintenance	9,261	10,783
Insurance general	8,186	7,834
Repossession expenses	25,066	10,856
Miscellaneous	9,372	7,560
Contributions	35,102	34,758
Bank service charges	51,908	30,737
Janitorial services	3,850	4,200
Computer maintenance and support	33,247	22,986
Entertainment	5,662	5,044
Total expenses	7,918,880	7,064,895
Net income	\$ 2,778,803	\$ 1,912,646

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF RETAINED EARNINGS

For the Years Ended December 31, 2001 and 2000

	2001	2000
Accumulated Adjustments Account:		
Balance, beginning of year, as previously reported	\$ 7,932,963	\$ 6,893,297
Adjustment for understatement of loss reserve and bad debt write offs	(1,796,000)	(1,436,000)
Balance, beginning of year, as restated	6,136,963	5,457,297
	•, •,, •-	-,,_,
Taxable income	3,599,109	2,122,198
Tax deferred revenue from discount loans	124,147	186,410
Book deferred revenue from loan fees	(177,229)	(171,779)
Current reserve adjustment	(805,911)	(266,463)
Non-deductible expenses	(4,383)	(2,724)
Stockholder distributions	(1,476,500)	(1,182,600)
Taxable interest, add-on fees and insurance commissions earned in excess of book income	(11,778)	(5,375)
Balance, end of year	7,384,418	6,136,964
Accumulated Earnings and Profits:		
Balance, beginning and end of year	485,212	485,212
	,===	
Other Retained Earnings:		
Balance, beginning of year	250,996	200,614
Tax exempt income	54,849	50,382
	54,649	50,582
Balance, end of year	305,845	250,996
Total Datained Formings	\$ 8,175,475	¢ 6 972 173
Total Retained Earnings	\$ 6,175,475	\$ 6,873,172

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF CASH FLOWS

For the Years Ended December 31, 2001 and 2000

INCREASE (DECREASE) IN CASH

	2001	2000
Cash Flows from Operating Activities		
Interest received	\$ 9,824,011	\$ 8,388,646
Interest paid	(3,594,732)	(4,263,052)
Cash paid to vendors and employees	(2,908,606)	(2,456,456)
Other income received	44,915	101,978
Net cash provided by operating activities	3,365,588	1,771,116
Cash Flows from Investing Activities		
Increase in cash surrender value of life insurance	(100,938)	(95,360)
Principal collected on loans	32,111,717)	29,905,396
Loans made to customers	(41,261,390)	(36,271,992)
Proceeds from sale of investments	1,000	106,366
Purchase of property and equipment	(29,523)	(8,978)
Net cash used by investing activities	(9,279,134)	(6,364,568)
Cash Flows from Financing Activities		
Net increase in line of credit	6,440,322	5,748,106
Notes payable proceeds	1,962,607	576,364
Notes payable curtailments	(882,776)	(548,418)
Stockholder distributions	(1,476,500)	(1,182,600)
Net cash provided by financing activities	6,043,653	4,593,452
Net Increase (Decrease) In Cash	130,107	0
Cash, Beginning of Year	2,100	2,100
Cash, End of Year	\$ 132,207	\$ 2,100

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF CASH FLOWS (CONTINUED)

For the Years Ended December 31, 2001 and 2000

	2001	2000
Reconciliation of Net Income to Net Cash Provided by Operating Activities:		
Net Income	\$ 2,778,803	\$ 1,912,646
Adjustments to Reconcile Net Income to Cash Provided by Operating Activities:		
Depreciation and amortization	33,351	30,968
Bad debts net of recoveries	581,388	302,860
Allowance adjustments	805,910	266,463
Gain on sale of investments	(500)	(106,366)
(Increase) decrease in:		
Other assets	(11,093)	(7,793)
Prepaid dealer commission	(253,595)	(295,813)
Dealer holdback	(517,208)	(448,649)
Increase (decrease) in:		
Deferred revenue	(83,043)	(27,824)
Dealer reserves	25,089	398,076
Accounts payable	10,397	(4,624)
Accrued expenses	(6,429)	8,572
Accrued interest	2,518	(257,400)
Net Cash Provided by Operating Activities	\$ 3,365,588	1,771,116

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS

For the Years Ended December 31, 2001 and 2000

NOTE 1 NATURE OF BUSINESS AND SIGNIFICANT ACCOUNTING POLICIES

Nature of Business

The Company is a Virginia Corporation organized in 1952 as a small loan company. Principal activities consist of small loan financing to consumers and sales contract financing for dealers. Principal markets are in the greater Richmond, Roanoke and Hampton, Virginia areas, as well as the Tri-Cities of Tennessee. The Company ceased new small loan financing during 2001.

Significant Accounting Policies

Estimates The preparation of financial statements in conformity with generally accepted accounting principals requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could vary from the estimates that were used.

Financial Reporting The Company reports on the accrual basis of accounting for financial statements and federal income tax purposes.

Method of Income Recognition The Company recognizes interest income by the constant yield method of accounting for financial reporting.

Finance Receivables Receivables are carried at estimated realizable value, net of an allowance for credit losses. The allowance for credit losses is based upon a review of the loan portfolio.

Investments Securities Debt securities that management has the ability and intent to hold to maturity are classified as held-to-maturity and carried at cost, adjusted for amortization of premium and accretion of discounts using methods approximating the interest method. Other marketable securities are classified as available-for-sale and are carried at fair value. Unrealized gains and losses on securities available-for-sale are recognized as direct increases or decreases in shareholder s equity. Cost of securities sold is recognized using the specific identification method.

Property and Equipment Property and equipment are recorded at cost. Major renewals and betterments are capitalized. The cost of maintenance and repairs is charged to operations as incurred. Depreciation is provided for on the modified accelerated cost recovery method, based on estimated useful lives of five to seven years for furniture and fixtures, five years for vehicles, and thirty-one and one-half years for leasehold improvements.

Cash Equivalents For purposes of the statement of cash flows, the Corporation considers all highly liquid debt instruments purchased with a maturity of three months or less to be cash equivalents.

Financial Instruments The fair value of the Company s accounts receivable and payable approximate their carrying value.

Concentration of Credit Risk Financial instruments which potentially subject the Company to concentrations of credit risk consist principally of trade receivables. Concentration of credit risk with the respect to trade receivables is limited due to the number of customers and the close monitoring of customer payments. As of December 31, 2001, management does not believe they have any significant concentration of credit risk.

NOTE 2 CASH SURRENDER VALUE OF LIFE INSURANCE

The Company is owner and beneficiary of various policies on the life of the controlling stockholder of the Company. The death benefits of these policies total approximately \$880,000 at December 31, 2001. The cash surrender value of these policies (net of loans of \$30,719 for 2001 and 2000) is \$546,322 and \$468,748 at December 31, 2001 and 2000 respectively. Additionally, the controlling stockholder is insured through two split dollar policies with death benefits approximating \$1,370,000. The remaining shareholders are the owners and beneficiaries of these policies. The Company s portion of the cash surrender value of these policies is \$449,630 and \$395,547 at December 31, 2001 and 2000 respectively.

NOTE 3 NOTES PAYABLE

	2001	2000
Revolving line of credit to Bank of America due September 30, 2003. The line currently bears interest at prime minus ¹ /4% or the Eurodollar rate plus 2 ¹ /4%. If the interest coverage ratio for any quarterly period is less than ¹ /5 to 1, the rate can increase to prime plus ¹ /4%. The loan is secured by all existing and future finance receivables, inventory and equipment. Availability is based on 85% of net eligible borrowings of \$60,000,000. Included in the line balance at December 31, 2001 and 2000 are net outstanding checks of -0- and \$311,548 respectively.	\$ 50,669,781	\$ 44,229,459
Unsecured notes to investors with interest rates varying from 8.0% to 12.00% which automatically renew on an annual basis unless otherwise notified. Of these notes, \$6,080,114 represents notes that have been subordinated to the Bank of America line of credit during 2001.	6,379,125	5,299,294
	\$ 57,048,906	\$ 49,528,753

Included in the notes to investors for 2001 and 2000 are various notes to members of the stockholders family totaling \$1,612,747 and 1,199,529 respectively, all of which has been subordinated to Bank of America.

NOTE 4 PROFIT SHARING PLAN

The Company has a profit sharing plan for the benefit of all eligible employees. Contributions are discretionary, determined by the board of directors. The allocation of this contribution is based upon a percentage of eligible employee salaries. The Company contributed \$36,000 to the profit sharing plan for each of the years ended December 31, 2001 and 2000. This resulted in a contribution percentage rate of 3.22% and 3.34%, respectively for the years ended 2001 and 2000.

NOTE 5 INCOME TAX EXPENSE

Tax returns for years not barred by the statute of limitations are subject to review and final determination by the taxing authorities.

The Company elected to be treated as a Subchapter S Corporation effective January 1, 1987. Under this election, the Corporation pays no income taxes. All income and credits flow through to the shareholders personal income tax returns. Accordingly, no provision for income taxes is included in these financial statements.

Due to the Subchapter S status of the Company, the stockholders may depend on the Corporation to fund all or some portion of the individual income tax liability related to the taxable income recognized at the stockholder level.

NOTE 6 COMMITMENT AND RELATED PARTY TRANSACTION

The Company leases its Richmond premises under a lease with the Company s president. The lease calls for the Company to pay real estate taxes and insurance on the building. Rent expense on the facility was \$33,000 for each of the two years ended December 31, 2001 and 2000. Additionally, the Company leases space in Roanoke and Hampton for branch offices and additional office space in Richmond. The Company is required to maintain insurance on the leased space. Rent expense on the facilities for the years ended December 31, 2001 and 2000 was as follows:

		Expense	
	Term	2001	2000
Roanoke	8/1/01-7/31/02	\$ 13,490	\$ 13,323
Hampton	5/1/01-4/30/22	\$ 7,566	\$ 6,497
Richmond	10/1/00-9/30/02	\$ 42,625	\$41,088

NOTE 7 CORRECTION OF AN ERROR

In prior years, the Company has followed the practice of writing off the balance of deficient loan accounts (accounts with no remaining collateral after repossession) only when it became evident that no further recoveries were likely. Generally accepted accounting principles require that at the time of repossession, the amount should be removed from loans and transferred to repossessed assets at estimated fair value with any difference between the loan balance and collateral value charged to the allowance. If this practice had been followed, the allowance for credit losses would have been adjusted to reflect the increase in write offs. Accordingly, the financial statements have been restated to reflect the additional loan write off and increase in the allowance. The adjustments resulted in a decrease in previously reported net income as follows:

Prior to January 1, 2000	\$ 1,436,000
December 31, 2000	360,000
December 31, 2001	1,095,000

BALANCE SHEETS

Assets

	June 30, 2002	December 31, 2001
	(Unaudited)	(Audited)
Cash	\$ 2,100	\$ 132,207
Finance Receivables		
Small Loans	158,443	270,001
Sales finance	73,564,018	74,457,378
Less unearned finance charges, add-on fees and insurance commissions	(6,434,106)	(7,324,482)
Principal of finance receivables	67,288,355	67,402,897
Less allowance for credit losses	(2,535,225)	(2,251,875)
Less anowance for creat losses	(2,333,223)	(2,231,873)
Finance receivables net	64,753,130	65,151,022
Property and Equipment		
Furniture and fixtures	260,286	250,604
Software	5,808	5,808
Vehicles	73,646	73,646
Leasehold improvements	58,430	58,430
Accumulated depreciation	(331,641)	(316,035)
Property and equipment net	66,529	72,453
Other Assets		
Cash surrender value of life insurance	1,011,642	965,233
Prepaid dealer commissions	878,928	854,972
Dealer holdback	1,479,753	1,421,310
Other assets	81,224	28,332
Total other assets	3,451,547	3,269,847
	5,751,577	5,207,047
	\$ 68,273,306	\$ 68,625,529

The accompanying notes are an integral part of these financial statements.

BALANCE SHEETS

Liabilities and Stockholders Equity

	June 30, 2002	December 31, 2001
	(Unaudited)	(Audited)
Liabilities		
Notes payable Bank	\$ 56,635,109	\$ 57,048,906
Dealers reserve	2,376,825	2,626,482
Accounts payable	121,741	43,944
Accrued expense	47,612	52,886
Accrued interest	13,627	32,231
Deferred revenue	401,007	438,395
Total liabilities	59,595,921	60,242,844
·		
Stockholders Equity		
Common stock Class A	15,215	15,215
Common stock Class B	13,995	13,995
Paid-in-capital	178,000	178,000
Retained earnings	8,470,175	8,175,475
Total stockholders equity	8,677,385	8,382,685
	\$ 68,273,306	\$ 68,625,529

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF INCOME

For the Periods Ended June 30, 2002 and 2001

(Unaudited)

	6 Months Ended 6/30/02	6 Months Ended 6/30/01
Revenue		
Small loans	\$ 29,300	\$ 61,900
Sales finance loans	5,294,918	4,651,953
Add-on fees	77,445	77,057
Late charges	142,561	183,376
Investment income and other income	46,963	44,734
Insurance commissions earned	(2,188)	(1,094)
Total revenue	5,588,999	5,017,926
Operating Expenses		
Interest expense	1,317,271	1,969,238
Salaries	717,140	660,476
Bad debts net of recoveries	567,979	683,214
Employee retirement plan	18,000	18,000
Professional fees	34,800	30,190
Printing and postage	30,558	29,983
Office expenses	22,464	26,480
Payroll taxes	54,387	50,564
Taxes and licenses	33,773	39,315
Sales promotion	8,725	4,117
Credit information	49,901	49,267
Rent	40,434	36,949
Collection expense	79,409	55,345
Dealer participation	285,965	222,024
Depreciation and amortization	15,606	13,919
Utilities	4,132	4,529
Telephone	32,044	38,114
Seminars, travel and vehicle expense	16,878	15,077
Health insurance	12,001	17,133
Repairs and maintenance	6,853	5,799
Insurance general	4,284	3,965 350
Repossession expenses Miscellaneous	6,920 11,183	4,634
Contributions	20,926	4,034
		18,000
Bank service charges	16,754	18,154
Janitorial services Computer maintenance and support	1,400 16,856	1,750
Entertainment	2,653	2,731
Total expenses	3,429,296	4,037,690
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Net Income	\$ 2,159,703	\$ 980,236

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF CASH FLOWS

For the Six Months Ended June 30, 2002 and 2001

Increase (Decrease) In Cash

	2002	2001
Cash Flows from Operating Activities		
Interest received	\$ 5,174,779	\$ 4,830,558
Interest Paid	(1,335,875)	(1,975,458)
Cash paid to vendors and employees	(1,485,831)	(1,380,885)
Other income received	21,796	20,582
Net Cash provided by operating activities	2,374,869	1,494,797
Cash flows from Investing Activities		
Increase in cash surrender value of life insurance	(46,409)	(46,483)
Principal collected on loans	16,432,876	15,952,639
Loans made to customers	(16,602,964)	(23,019,987)
Purchase of property and equipment	(9,682)	(14,524)
Net cash used by investing activities	(226,179)	(7,128,355)
Cash flows from Financing Activities		
Net increase (decrease) in line of credit	(833,173)	5,978,450
Notes payable proceeds	518,974	935,099
Notes payable curtailments	(99,598)	(418,491)
Stockholder distributions	(1,865,000)	(861,500)
Net cash provided by financing activities	(2,278,797)	5,633,558
Net Increase (Decrease) In Cash	(130,107)	
Cash, Beginning of Year	132,207	2,100
Cash, End of Six Months	\$ 2,100	\$ 2,100

The accompanying notes are an integral part of these financial statements

STATEMENTS OF CASH FLOWS (Continued)

For the Six Months Ended June 30, 2002 and 2001

	2002	2001
Reconciliation of Net Income to Net Cash Provided by Operating Activities		
Net Income	\$ 2,159,703	\$ 980,236
Adjustments to Reconcile Net Income to Cash Provided by Operating Activities		
Depreciation and amortization	15,606	13,919
Bad debts net of recoveries	567,979	683,214
(Increase) decrease in:		
Other assets	(52,893)	(45,702)
Prepaid dealer commission	(23,956)	(195,275)
Dealer holdback	(58,443)	(366,727)
Increase (decrease) in:		
Deferred revenue	(37,388)	(50,720)
Dealer reserves	(249,658)	468,992
Accounts payable	77,797	2,046
Accrued expenses	(5,274)	11,034
Accrued interest	(18,604)	(6,220)
Net Cash Provided by Operating Activities	\$ 2,374,869	\$ 1,494,797

The accompanying notes are an integral part of these financial statements

NOTES TO THE INTERIM FINANCIAL STATEMENTS

(Unaudited)

General

The financial statements include the accounts of Moore Loans, Inc. In the opinion of management, the accompanying unaudited financial statements contain all adjustments (consisting of only normal recurring accruals) necessary to present fairly the financial positions as of June 30, 2002 and December 31, 2001, and the results of operations and cash flows for the six months ended June 30, 2002 and 2001.

The results of operations for the six months ended June 30, 2002 and 2001 are not necessarily indicative of the results to be expected for the full year.

(b) Pro Forma Financial Information

The following unaudited pro forma financial statements have been prepared on a consolidated basis based upon the historical financial statements of the Company and Moore Loans. The pro forma combined information gives effect to the acquisition accounted for using purchase accounting. Accordingly, the assets and liabilities of Moore Loans have been recorded on the Company s books at their fair market value and Moore Loans capital accounts have been eliminated. The amount by which the sum of the cash paid and the debt issued to the sellers by the Company and the fair value of the Company stock issued in the acquisition exceeds the net fair value of Moore Loans assets and liabilities has been allocated to goodwill.

The pro forma statement of condition combines the balance sheet of the Company and Moore Loans as of June 30, 2002 and assumes the acquisition was completed on June 30, 2002. The pro forma statements of income for the six months ended June 30, 2002 and for the year ended December 31, 2001 combine the results of operations of the Company and Moore Loans for the respective periods and assumes the acquisition was completed at the beginning of the respective periods. The pro forma statement of condition and statement of income for the six months ended June 30, 2002 are based on unaudited financial statements and the pro forma statement of income for the year ended December 31, 2001 is based on audited financial statements.

The pro forma financial statements should be read in conjunction with the historical financial statements and the related notes of the Company, which have been filed with the Commission, and of Moore Loans, which are included in Item 7(a) above. There are no adjustments necessary to the historical results of operations as a result of these transactions. The pro forma combined financial position and results of operations are not necessarily indicative of the results that would actually have been attained if the acquisition had occurred in the past or that may be attained in the future. Also, nonrecurring merger expenses and estimated cost savings expected after the close of the acquisition have not been included in the pro forma financial statements.

UNAUDITED PRO FORMA COMBINED BALANCE SHEET

(Dollars in thousands, except for per share amounts) June 30, 2002

					Pro Forma Adjustments		Pro Forma
		F Financial orporation	Mo	ore Loans, Inc.	Debit	Credit	Combined C&F Financial
ASSETS							
Cash and due from banks	\$	9,859	\$	2	\$	\$	\$ 9,861
Interest-bearing deposits in other banks		22,006	_		5,000(D)	17,200(A)(B)(E	2) 9,806
Total cash and cash equivalents		31,865		2	5,000	17,200	19,667
Securities available for sale		62,865					62,865
Loans held for sale, net		47,657					47,657
Loans, net		247,611		64,753			312,364
Federal Home Loan Bank stock		1,690					1,690
Corporate premises and equipment, net of accumulated							
depreciation		14,382		66			14,448
Accrued interest receivable		2,023					2,023
Other assets		5,255		3,452	7,723(B)(C)		16,430
Total assets	\$	413,348	\$	68,273	\$ 12,723	\$ 17,200	\$ 477,144
LIABILITIES AND SHAREHOLDERS EQUITY Deposits							
Non-interest-bearing demand deposits	\$	47,578	\$		\$	\$	\$ 47,578
Savings and interest-bearing demand deposits		143,593					143,593
Time deposits		155,183					155,183
	_						
Total deposits		346,354					346,354
Borrowings		11,927		56,636	6,000(E)	8,000(B)(D)	70,563
Accrued interest payable		673		14			687
Other liabilities		5,585		2,946			8,531
Total liabilities		364,539		59,596	6,000	8,000	&nbs