FIRST BANCORP /PR/
Form 10-Q
May 10, 2016

UNITED S	TATES
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SECURITIES AND EXCHANGE COMMISSION

SECURITIES AND EXCHANGE COMMISSION
Washington, DC 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, 2016
[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

COMMISSION FILE NUMBER 001-14793

For the transition period from _____ to ____

First BanCorp.

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

Puerto Rico (State or other jurisdiction of

66-0561882 (I.R.S. employer

incorporation or organization)

identification number)

1519 Ponce de León Avenue, Stop 23

00908

Santurce, Puerto Rico

(Zip Code)

(Address of principal executive offices)

(787) 729-8200 (Registrant's telephone number, including area code) Not applicable

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

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

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 b Noo

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 the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o
Non-accelerated filer o (Do not check if a smaller reporting company)

Accelerated filerb Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes o No b

Indicate the number of shares outstanding of each of the issuer's classes of common stoo	ck, as of the late	est practicable
date.		

Common stock: 217,047,224 shares outstanding as of April 30, 2016.

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Forward Looking Statements

This Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), which are subject to the safe harbors created by such sections. When used in this Form 10-Q or future filings by First BanCorp. (the "Corporation") with the U.S. Securities and Exchange Commission ("SEC"), in the Corporation's press releases or in other public or stockholder communications, or in oral statements made with the approval of an authorized executive officer, the words or phrases "would," "will allow," "intends," "will likely result," "expect to," "should," "anticipate," "look forward," "believes," and other terms of similar meaning or import in connection with any discussion of future operating, financial or other performance are meant to identify "forward-looking statements."

FirstBanCorp. wishes to caution readers not to place undue reliance on any such "forward-looking statements," which speak only as of the date made, and to advise readers that these forward-looking statements are not guarantees of future performance and involve certain risks, uncertainties, estimates and assumptions by us that are difficult to predict. Various factors, some of which are beyond our 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 risks described or referenced below in Item 1A. "Risk Factors," and the following:

- the ability of the Puerto Rico government or any of its public corporations or other instrumentalities to repay its respective debt obligations, including the effect of the recent payment defaults on bonds of the Government Development Bank for Puerto Rico ("GDB") and certain bonds of government public corporations, recent and any future downgrades of the long-term and short-term debt ratings of the Puerto Rico government, and uncertainties as to how the United States ("U.S.") government will address Puerto Rico's financial problems, which could exacerbate Puerto Rico's adverse economic conditions and, in turn, further adversely impact the Corporation;
- uncertainty about whether the Corporation will be able to continue to fully comply with the written agreement dated June 3, 2010 (the "Written Agreement") that the Corporation entered into with the Federal Reserve Bank of New York (the "New York FED" or "Federal Reserve") that, among other things, requires the Corporation to serve as a source of strength to FirstBank Puerto Rico ("FirstBank" or the "Bank") and that, except with the consent generally of the New York FED and the Board of Governors of the Federal Reserve System (the "Federal Reserve Board"), prohibits the Corporation from paying dividends to stockholders or receiving dividends from FirstBank, making payments on trust preferred securities or subordinated debt and incurring, increasing or guaranteeing debt or repurchasing any capital securities;
- a decrease in demand for the Corporation's products and services and lower revenues and earnings because of the continued recession in Puerto Rico;

• uncer ("brokered CDs"):	rtainty as to the availability of certain funding sources, such as retail brokered certificates of deposit;
• the C	Corporation's reliance on brokered CDs to fund operations and provide liquidity;
Corporation's stoc the Federal Reserv representing a red	isk of not being able to fulfill the Corporation's cash obligations or resume paying dividends to the ekholders in the future due to the Corporation's need to receive approval from the New York FED and we Board to declare or pay any dividends and to take dividends or any other form of payment uction in capital from FirstBank or FirstBank's failure to generate sufficient cash flow to make a to the Corporation;
the credit quality of among other thing	veakness of the real estate markets and of the consumer and commercial sectors and their impact on of the Corporation's loans and other assets, which has contributed and may continue to contribute to, s, high levels of non-performing assets, charge-offs and provisions for loan and lease losses and orporation to further risk from loan defaults and foreclosures;
• the allowance;	bility of FirstBank to realize the benefits of its deferred tax assets subject to the remaining valuation
("USVI") and Brit rates, real estate pr funding sources, a	rse changes in general economic conditions in Puerto Rico, the U.S., and the U.S. Virgin Islands tish Virgin Islands ("BVI"), including the interest rate environment, market liquidity, housing absorption rices, and disruptions in the U.S. capital markets, which reduced interest margins and affected and has affected demand for all of the Corporation's products and services and reduced the enues and earnings, and the value of the Corporation's assets, and may continue to have these effects;
• an ad	Iverse change in the Corporation's ability to attract new clients and retain existing ones;
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• the risk that additional portions of the unrealized losses in the Corporation's investment portfolio are determined to be other-than-temporary, including additional impairments on the Puerto Rico government's obligations;
• uncertainty about regulatory and legislative changes for financial services companies in Puerto Rico, the U.S., the USVI and the BVI, which could affect the Corporation's financial condition or performance and could cause the Corporation's actual results for future periods to differ materially from prior results and anticipated or projected results;
• changes in the fiscal and monetary policies and regulations of the U.S. federal government and the Puerto Rico and other governments, including those determined by the Federal Reserve Board, the New York FED, the Federal Deposit Insurance Corporation ("FDIC"), government-sponsored housing agencies, and regulators in Puerto Rico, the USVI and the BVI;
• the risk of possible failure or circumvention of controls and procedures and the risk that the Corporation's risk management policies may not be adequate;
• the risk that the FDIC may increase the deposit insurance premium and/or require special assessments to replenish its insurance fund, causing an additional increase in the Corporation's non-interest expenses;
• the impact on the Corporation's results of operations and financial condition of acquisitions and dispositions;
• a need to recognize impairments on the Corporation's financial instruments, goodwill or other intangible assets relating to acquisitions;
• the risk that downgrades in the credit ratings of the Corporation's long-term senior debt will adversely affect the Corporation's ability to access necessary external funds;
• the impact on the Corporation's businesses, business practices and results of operations of a potential higher interest rate environment; and

general competitive factors and industry consolidation.

The Corporation does not undertake, and specifically disclaims any obligation, to update any of the "forward-looking statements" to reflect occurrences or unanticipated events or circumstances after the date of such statements, except as required by the federal securities laws.

Investors should refer to the Corporation's Annual Report on Form 10-K for the year ended December 31, 2015, as well as "Part II, Item 1A, Risk Factors" in this quarterly report on Form 10-Q, for a discussion of such factors and certain risks and uncertainties to which the Corporation is subject.

CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

(Unaudited)

	March 31, 2016		December 31, 2015		
		(In thousa	ands, except for sh	are information)	
ASSETS					
Cash and due from banks	\$	813,732	\$	532,985	
Money market investments:					
Time deposits with other financial institutions		3,000		3,000	
Other short-term investments		210,093		216,473	
Total money market investments		213,093		219,473	
Investment securities available for sale, at fair					
value:					
Securities pledged that can be repledged		793,303		793,562	
Other investment securities		1,110,952		1,092,833	
Total investment securities available for sale		1,904,255		1,886,395	
Other equity securities		32,310		32,169	
Loans, net of allowance for loan and lease losses of \$238,125					
(2015 - \$240,710)		8,893,217		9,033,155	
Loans held for sale, at lower of cost or market		37,868		35,869	
Total loans, net		8,931,085		9,069,024	
Premises and equipment, net		159,151		161,016	
Other real estate owned		142,888		146,801	
Accrued interest receivable on loans and investments		44,891		48,697	
Other assets		472,965		476,459	
Total assets	\$	12,714,370	\$	12,573,019	
LIABILITIES					
Non-interest-bearing deposits	\$	1,422,346	\$	1,336,559	
Interest-bearing deposits		8,012,434		8,001,565	
Total deposits		9,434,780		9,338,124	
Securities sold under agreements to repurchase		700,000		700,000	
Advances from the Federal Home Loan Bank (FHLB)		455,000		455,000	
Other borrowings		216,183		226,492	
Accounts payable and other liabilities		159,240		159,269	
Total liabilities		10,965,203		10,878,885	
STOCKHOLDERS' EQUITY					

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The accompanying notes are an integral part of thes		
Total liabilities and stockholders' equity	\$ 12,714,370	\$ 12,573,019
Total stockholders' equity	 1,749,167	1,694,134
Accumulated other comprehensive income (loss), net of tax of \$7,752	2,642	(27,749)
Retained earnings, includes legal surplus reserve of \$42.8 million	761,266	737,922
Additional paid-in capital	927,454	926,348
shares outstanding)	21,701	21,509
Common stock outstanding, 217,011,555 shares outstanding (2015 - 215,088,698		
Less: Treasury stock (at par value)	(108)	(96)
issued, 218,089,106 shares (2015 - 216,051,128 shares issued)	21,809	21,605
Common stock, \$0.10 par value, authorized, 2,000,000,000 shares;		
liquidation value of \$36,104	36,104	36,104
issued 22,004,000 shares, outstanding 1,444,146 shares, aggregate		
Preferred Stock:		
Non-cumulative Perpetual Monthly Income		
Preferred stock, authorized, 50,000,000 shares:		

CONSOLIDATED STATEMENTS OF INCOME

(Unaudited)

	Quarter Ended			
	March 31, 2016		March 31, 2015	
(In thousands, except per share information)				
Interest and dividend income:				
Loans	\$	137,033	\$	139,344
Investment securities		12,725		12,604
Money market investments		1,073		537
Total interest income		150,831		152,485
Interest expense:				
Deposits		17,257		17,694
Securities sold under agreements to repurchase		5,476		6,393
Advances from FHLB		1,471		934
Other borrowings		1,979		1,817
Total interest expense		26,183		26,838
Net interest income		124,648		125,647
Provision for loan and lease losses		21,053		32,970
Net interest income after provision for loan and lease losses		103,595		92,677
Non-interest income:				
Service charges and fees on deposit accounts		5,800		4,555
Mortgage banking activities		4,753		3,618
Net gain on sale of investments		8		-
Other-than-temporary impairment (OTTI) losses on				
available-for-sale debt securities:				
Total other-than-temporary impairment losses		(1,845)		-
Portion of other-than-temporary impairment				
recognized in other comprehensive income (OCI)		(4,842)		(156)
Net impairment losses on available-for-sale debt securities		(6,687)		(156)
Gain on early extinguishment of debt		4,217		-
Insurance commission income		3,269		3,022
Bargain purchase gain		-		13,443
Other non-interest income		7,109		8,247
Total non-interest income		18,469		32,729
Non-interest expenses:				
Employees' compensation and benefits		38,435		35,654
Occupancy and equipment		14,183		14,349
Business promotion		4,003		2,868
Professional fees		10,776		15,218

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Taxes, other than income taxes	3,792	3,001
Insurance and supervisory fees	7,343	6,860
Net loss on other real estate owned (OREO) and OREO operations	3,206	2,628
Credit and debit card processing expenses	3,282	3,957
Communications	1,808	1,608
Other non-interest expenses	6,169	5,585
Total non-interest expenses	92,997	91,728
Income before income taxes	29,067	33,678
Income tax expense	(5,723)	(8,032)
Net income	\$ 23,344	\$ 25,646
Net income attributable to common stockholders	\$ 23,344	\$ 25,646
Net income per common share:		
Basic	\$ 0.11	\$ 0.12
Diluted	\$ 0.11	\$ 0.12
Dividends declared per common share	\$ -	\$ -
The accompanying notes are an integral part of these statements.		

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Unaudited)

		Quarter	Ended	
		March 31,		March 31,
		2016		2015
(In thousands)			1	
Net income	\$	23,344	\$	25,646
Available-for-sale debt securities on which an other-than-temporary				
impairment has been recognized:				
Unrealized (loss) gain on debt securities on which an				
other-than-temporary impairment has been recognized		(998)		689
Reclassification adjustment for other-than-temporary impairment				
on debt securities included in net income		6,687		156
All other unrealized gains and losses on available-for-sale securities:				
Reclassification adjustments for net gain included in net income		(8)		-
All other unrealized holding gains on available-for-sale securities arising during the period		24,710		6,295
Other comprehensive income for the period, net of tax		30,391		7,140
Total comprehensive income	\$	53,735	\$	32,786
The accompanying notes are an integral part of these sta				

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CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

	Quarter Ended								
	Marc	th 31, 2016	Marc	ch 31, 2015					
(In thousands)									
Cash flows from operating activities:									
Net income	\$	23,344	\$	25,646					
Adjustments to reconcile net income to net cash provided by									
operating activities:									
Depreciation and amortization		4,588		5,306					
Amortization of intangible assets		1,214		1,093					
Provision for loan and lease losses		21,053		32,970					
Deferred income tax expense		3,635		2,060					
Stock-based compensation		1,557		1,457					
Gain on sales of investments		(8)		-					
Bargain purchase gain		-		(13,443)					
Gain on early extinguishment of debt		(4,217)		-					
Other-than-temporary impairments on debt securities		6,687		156					
Unrealized loss on derivative instruments		153		72					
Gain on sales of premises and equipment and other assets		-		(194)					
Net gain on sales of loans		(2,488)		(1,689)					
Net amortization/accretion of premiums, discounts and deferred		(2.242)		(672)					
loan fees and costs		(2,343)		(673)					
Originations and purchases of loans held for sale		(107,034)		(89,425)					
Sales and repayments of loans held for sale		108,615		87,051					
Amortization of broker placement fees		858		1,335					
Net amortization/accretion of premium and discounts on		447		1,269					
investment securities		447		1,209					
Decrease in accrued interest receivable		3,806		1,953					
Increase in accrued interest payable		2,257		1,000					
Decrease in other assets		3,320		8,562					
(Decrease) increase in other liabilities		(11,167)		11,007					
Net cash provided by operating activities		54,277		75,513					
Cash flows from investing activities:									
Principal collected on loans		735,801		751,062					
Loans originated and purchased		(627,105)		(705,621)					
Proceeds from sales of loans held for investment		-		2,230					
Proceeds from sales of repossessed assets		12,375		18,446					
Proceeds from sales of available-for-sale securities		14,990		-					

Purchases of securities available for sale		(62,770)	(56,429)
Proceeds from principal repayments and maturities of securities available for sale		62,418	53,596
Additions to premises and equipment		(3,006)	(3,027)
Purchases of other equity securities		(141)	(433)
Proceeds from sale of premises and equipment and other assets		-	2,492
Net cash received from acquisition		-	217,659
Purchase of insurance contracts		(1,067)	-
Net cash provided by investing activities	1	131,495	279,975
Cash flows from financing activities:			
Net increase (decrease) in deposits		95,879	(166,924)
Repurchase of outstanding common stock		(259)	(236)
Repayment of junior subordinated debentures		(7,025)	-
Net cash provided by (used in) financing activities		88,595	(167,160)
Net increase in cash and cash equivalents		274,367	188,328
Cash and cash equivalents at beginning of period		752,458	796,108
Cash and cash equivalents at end of period	\$	1,026,825	\$ 984,436
Cash and cash equivalents include:			
Cash and due from banks	\$	813,732	\$ 767,471
Money market instruments		213,093	216,965
	\$	1,026,825	\$ 984,436
The accompanying notes are an integral part of these statements.			

CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY

(Unaudited)

		Quarter	Ended	
	M	arch 31,	M	larch 31,
		2016		2015
(In thousands)				
Preferred Stock	\$	36,104	\$	36,104
Common Stock outstanding:				
Balance at beginning of period		21,509		21,298
Common stock issued as compensation		25		8
Common stock withheld for taxes		(12)		(5)
Restricted stock grants		179		83
Restricted stock forfeited		-		(1)
Balance at end of period		21,701		21,383
Additional Paid-In-Capital:				
Balance at beginning of period		926,348		916,067
Stock-based compensation		1,557		1,457
Common stock withheld for taxes		(247)		(231)
Restricted stock grants		(179)		(83)
Common stock issued as compensation		(25)		(8)
Restricted stock forfeited		-		1
Balance at end of period		927,454		917,203
Retained Earnings:				
Balance at beginning of period		737,922		716,625
Net income		23,344		25,646
Balance at end of period		761,266		742,271
Accumulated Other Comprehensive Income (Loss), net of tax:				
Balance at beginning of period		(27,749)		(18,351)
Other comprehensive income, net of tax		30,391		
Balance at end of period		2,642		7,140 (11,211)
Datance at end of period		2,042		(11,211)
Total stockholders' equity	\$	1,749,167	\$	1,705,750
The accompanying notes are an integral part of these statements.				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

NOTE 1 – BASIS OF PRESENTATION AND SIGNIFICANT ACCOUNTING POLICIES

The Consolidated Financial Statements (unaudited) of First BanCorp. (the "Corporation") have been prepared in conformity with the accounting policies stated in the Corporation's Audited Consolidated Financial Statements included in the Corporation's Annual Report on Form 10-K for the year ended December 31, 2015. Certain information and note disclosures normally included in the financial statements prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP") have been condensed or omitted from these statements pursuant to the rules and regulations of the SEC and, accordingly, these financial statements should be read in conjunction with the Audited Consolidated Financial Statements of the Corporation for the year ended December 31, 2015, which are included in the Corporation's 2015 Annual Report on Form 10-K. All adjustments (consisting only of normal recurring adjustments) that are, in the opinion of management, necessary for a fair presentation of the statement of financial position, results of operations and cash flows for the interim periods have been reflected. All significant intercompany accounts and transactions have been eliminated in consolidation.

The results of operations for the quarter ended March 31, 2016 are not necessarily indicative of the results to be expected for the entire year.

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

The Financial Accounting Standards Board ("FASB") has issued the following accounting pronouncements and guidance relevant to the Corporation's operations:

In May 2014, the FASB updated the Accounting Standards Codification (the "Codification" or the "ASC") to create a new, principles-based revenue recognition framework. The Update is the culmination of efforts by the FASB and the International Accounting Standards Board to develop a common revenue standard for GAAP and International Financial Reporting Standards. The core principal of the guidance is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. This guidance describes a 5-step process that entities

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

can apply to achieve the core principle of revenue recognition and requires disclosures sufficient to enable users of financial statements to understand the nature, amount, timing, and uncertainty of revenue and cash flows arising from contracts with customers and the significant judgments used in determining that information. The new framework is effective for public business entities for annual periods beginning after December 15, 2017, including interim periods within those reporting periods, as a result of the FASB's recent amendment to the standard to defer the effective date by one year. Early adoption is permitted for interim periods beginning after December 15, 2016. The Corporation is currently evaluating the impact that the adoption of this guidance will have on the presentation and disclosures in its financial statements.

In June 2014, the FASB updated the Codification to provide guidance for determining compensation cost when an employee's compensation award is eligible to vest regardless of whether the employee is rendering service on the date the performance target is achieved. This Update is effective for annual and interim periods beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In August 2014, the FASB updated the Codification to provide guidance in GAAP about management's responsibility to evaluate whether there is substantial doubt about an entity's ability to continue as a going concern and to provide related footnote disclosures. Management's evaluation should be based on relevant conditions and events that are known and reasonably knowable at the date that the financial statements are issued. If conditions or events raise substantial doubt about an entity's ability to continue as a going concern, but the substantial doubt is alleviated as a result of consideration of management's plans, the entity should disclose information that enables users of the financial statements to understand such determination. The Update is effective for all business entities for annual periods ending after December 15, 2016, and for annual periods and interim periods thereafter. Early application is permitted. The Corporation expects the adoption of this guidance will have no impact on the Corporation's financial position, results of operations, comprehensive income, cash flows and disclosures.

In November 2014, the FASB updated the Codification to clarify how current GAAP should be interpreted in evaluating the economic characteristics and risk of a host contract in a hybrid financial instrument that is issued in the form of a share. In addition, the Update was issued to clarify that, in evaluating the nature of a host contract, an entity should assess the substance of the relevant terms and features (that is, the relative strength of the debt-like or equity-like terms and features given the facts and circumstances) when considering how to weight those terms and features. The effects of initially adopting this Update should be applied on a modified retrospective basis to existing hybrid financial instruments issued in the form of a share as of the beginning of the fiscal year for which the amendments are effective. Retrospective application is permitted to all relevant prior periods. This Update is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In January 2015, the FASB updated the Codification to eliminate from GAAP the concept of extraordinary items as part of its initiative to reduce complexity in accounting standards (the Simplification Initiative). Under current GAAP, an event or transaction is presumed to be an ordinary and usual activity of the reporting entity unless evidence clearly supports its classification as an extraordinary item. In order to be classified as an extraordinary item, the event or transaction must be: (i) unusual in nature and (ii) infrequent in occurrence. Before the Update was issued, an entity was required to segregate these items from the results of ordinary operations and show the items separately in the income statement, net of tax, after income from continuing operations. This Update is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In February 2015, the FASB updated the Codification to eliminate the deferral of the requirements of Accounting Standards Update ("ASU") No. 2009-17 for certain interests in investment funds and provide a scope for exception for certain investments in money market funds. While the Update is aimed at asset managers, it will affect all reporting entities involved with limited partnerships or similar entities. In some cases, consolidation conclusions will change. In other cases, reporting entities will need to provide additional disclosure about entities that currently are not considered Variable Interest Entities ("VIEs") but will be considered VIEs under the new guidance when they have a variable interest in those VIEs. Regardless of whether conclusions change or additional disclosure requirements are triggered, reporting entities will need to re-evaluate limited partnerships and similar entities for consolidation and revise their documentation. For public business entities, the Update is effective for annual and interim periods beginning after December 15, 2015. A reporting entity must apply the amendments retrospectively. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In April 2015, the FASB updated the Codification to clarify that customers should determine whether a cloud computing arrangement includes the license of software by applying the same guidance cloud service providers use to make this determination. Examples of cloud computing arrangements include software as a service, platform as a service, infrastructure as a service and other hosting arrangements. If a hosting arrangement includes a software license for internal use software, the software license should be accounted for by the customer under ASC 350-40. A license of software other than internal use software would be accounted for by the customer under other GAAP (e.g., a research and development cost and software to be sold, leased or otherwise marketed). A software license included in a hosting arrangement would be accounted for separately from any service contract in the arrangement. Hosting arrangements that do not include software licenses should be accounted for as service contracts. The Update also eliminates the existing requirement for customers to account for software licenses they acquire by analogizing to the guidance on leases. Instead, customers will account for software licenses that are in the scope of ASC 350-40 in the same manner as licenses of other intangible assets. Entities have the option of applying the guidance (1) prospectively to all arrangements entered into or materially modified after the effective date or (2) retrospectively. Entities that elect prospective application are required to disclose the reason for the change in accounting principle, the transition method, and a description of the financial statement line items affected by the change. Entities that elect retrospective application must disclose the information required by ASC 250. For public business entities, the guidance is effective for annual periods, including interim periods within those annual periods, beginning after December 15, 2015. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In May 2015, the FASB updated the Codification to provide guidance on disclosures for investments in certain entities that calculate net asset value (NAV) per share (or its equivalent). This Update removes the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient and modifies certain disclosure requirements. This guidance is effective for interim and annual reporting periods in fiscal years beginning after December 31, 2015, and requires retrospective adoption. The adoption of this pronouncement did not have an impact on the Corporation's financial statements.

In September 2015, the FASB updated the Codification to simplify the accounting for adjustments made to provisional amounts recognized in a business combination by eliminating the requirement to retrospectively account for those adjustments. This Update allows the acquirer to recognize adjustments to provisional amounts that are identified during the measurement period in the reporting period in which the adjustment amounts are determined. The acquirer must record, in the same period's financial statements, the effect on earnings of changes in depreciation, amortization, or other income effects, if any, as a result of the change to the provisional amounts, calculated as if the accounting had been completed at the acquisition date. Also, this Update requires entities to present separately on the face of the income statement or disclose in the notes the portion of the amount recorded in current-period earnings by line item that would have been recorded in previous reporting periods if the adjustment to the provisional amounts had been recognized as of the acquisition date. Prior to this Update, GAAP required that, during the measurement period, the acquirer retrospectively adjust the provisional amounts recognized at the acquisition date with a corresponding adjustment to goodwill. The acquirer also had to revise comparative information for prior periods presented in financial statements as needed, including revising depreciation, amortization, or other income effects as a result of changes made to provisional amounts. For public business entities, the amendments in this Update are effective for fiscal years beginning after December 15, 2015, including interim periods within those fiscal years. The amendments in this Update should be applied prospectively to adjustments to provisional amounts that occur after the effective date of this Update with earlier application permitted for financial statements that have not been issued. The adoption of this guidance did not have an impact on the Corporation's financial statements.

In January 2016, the FASB updated the Codification to require an entity to: (i) measure equity investments at fair value through net income, with certain exceptions, (ii) present in other comprehensive income ("OCI") the changes in instrument-specific credit risk for financial liabilities measured using the fair value option, (iii) present financial assets and financial liabilities by measurement category and form of financial asset, (iv) calculate the fair value of financial instruments for disclosure purposes based on an exit price, and (v) assess a valuation allowance on deferred tax assets related to unrealized losses of available-for-sale debt securities in combination with other deferred tax assets. The Update provides an election to subsequently measure certain nonmarketable equity investments at cost less any impairment, adjusted for certain observable price changes. The Update also requires a qualitative impairment assessment of such equity investments and amends certain fair value disclosure requirements. For public companies, the Update is effective for fiscal years beginning after December 15, 2017. Early adoption is only permitted for the provision related to instrument-specific credit risk and the fair value disclosure exemption provided to nonpublic entities. The Corporation is currently evaluating the impact of the adoption of this guidance on its consolidated financial statements.

In February 2016, the FASB updated the Codification to provide guidance for the financial reporting about leasing transactions. Under the new guidance, a lessee will be required to recognize assets and liabilities for leases with lease terms of more than 12 months. Consistent with current GAAP, the recognition, measurement, and presentation of expenses and cash flows arising from a lease by a lessee primarily will depend on its classification as a finance or operating lease. However, unlike current GAAP, which requires only capital leases to be recognized on the balance sheet, the guidance will require both types of leases to be recognized on the balance sheet. The guidance will also require disclosures to help investors and other financial statement users better understand the amount, timing, and uncertainty of cash flows arising from leases. These disclosures include qualitative and quantitative disclosures intended to provide additional information about the amounts recorded in the financial statements. The guidance on leases will take effect for public companies for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018. Early application is permitted. The Corporation is currently evaluating the impact of the adoption of this guidance on its consolidated financial statements.

In March 2016, the FASB updated the Codification to simplify certain aspects of the accounting for share-based payment transactions. The main provisions in this Update include: (i) recognition of all tax benefits and tax deficiencies (including tax benefits of dividends on share-base payment awards) as income tax expense or benefit in the income statement, (ii) classification of the excess tax benefit along with other income tax cash flows as an operating activity, (iii) an entity-wide accounting policy election to either estimate the number of awards that are expected to vest (current GAAP) or account for forfeitures when they occur, (iv) a threshold to qualify for equity classification which permits withholding up to the maximum statutory tax rates in the applicable jurisdictions, (v) classification of cash paid by an employer as a financing activity when the payment results from the withholding of shares for tax withholding purposes. In addition to those simplifications, the amendments eliminate the guidance in ASC 718 that was indefinitely deferred shortly after the issuance of FASB Statement No. 123 (revised 2004), Share-Based Payment. This should not result in a change in practice because the guidance that is being superseded was never effective. For public business entities, the amendments in this Update are effective for annual periods beginning after December 15, 2016, and interim periods within those annual periods. The Corporation is currently evaluating the impact of the adoption of this guidance on its consolidated financial statements.

In March 2016, the FASB updated the Codification to require an equity method investor to add the cost of acquiring the additional interest in the investee to the current basis of the investor's previously held interest and adopt the equity method of accounting as of the date the investment becomes qualified for equity method accounting. Therefore, upon qualifying for the equity method of accounting, no retroactive adjustment of the investment is required. Also, this Update requires that an entity that has an available-for sale equity security that becomes qualified for the equity method of accounting recognize through earnings the unrealized holding gain or loss in accumulated other comprehensive income at the date the investment becomes qualified for use of the equity method. The amendments in this Update are effective for all entities for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2016. The amendments should be applied prospectively upon their effective date to increases in the level of ownership interest or degree of influence that result in the adoption of the equity method. Earlier application is permitted. The Corporation is currently evaluating the impact of the adoption of this guidance, if any, on its consolidated financial statements.

NOTE 2 – EARNINGS PER COMMON SHARE

		Quarter	Ended		
	Ma	March 31, March 31,			
	2	2016	2	2015	
(In thousands, except per share information)					
Net income	\$	23,344	\$	25,646	
Net income attributable to common stockholders	\$	23,344	\$	25,646	
Weighted-Average Shares:					
Average common shares outstanding		212,348		210,686	
Average potential dilutive common shar	es	926		2,060	
Average common shares outstanding-assuming dilution		213,274		212,746	
Earnings per common share:	_	0.11		0.15	
Basic	\$	0.11	\$	0.12	
Diluted	\$	0.11	\$	0.12	

Earnings per common share is computed by dividing net income attributable to common stockholders by the weighted-average number of common shares issued and outstanding. Net income attributable to common stockholders represents net income adjusted for any preferred stock dividends, including any dividends declared, and any cumulative dividends related to the current dividend period that have not been declared as of the end of the period.

Potential common shares consist of common stock issuable under the assumed exercise of stock options, unvested shares of restricted stock, and outstanding warrants using the treasury stock method. This method assumes that the potential common shares are issued and the proceeds from the exercise, in addition to the amount of compensation cost attributable to future services, are used to purchase common stock at the exercise date. The difference between the numbers of potential shares issued and the shares purchased is added as incremental shares to the actual number of shares outstanding to compute diluted earnings per share. Stock options, unvested shares of restricted stock, and outstanding warrants that result in lower potential shares issued than shares purchased under the treasury stock method are not included in the computation of dilutive earnings per share since their inclusion would have an antidilutive effect on earnings per share. Stock options not included in the computation of outstanding shares because they were antidilutive amounted to 39,855 and 69,848 for the quarters ended March 31, 2016 and 2015, respectively.

NOTE 3 – STOCK-BASED COMPENSATION

As of January 21, 2007, the Corporation's 1997 stock option plan expired and no additional awards could be granted under that plan. All outstanding awards granted under this plan have continued in full force and effect since then, subject to their original terms. No awards of shares could be granted under the 1999 stock option plan as of its expiration.

	Number of Options	ted-Average	Weighted-Average Remaining Contractual Term (Years)	Int Val	regate rinsic ue (In sands)
Beginning of period outstanding					
and exercisable	69,848	\$ 160.30			
Options expired	(29,993)	190.07			
End of period outstanding and					
exercisable	39,855	\$ 137.89	0.8	\$	

On April 29, 2008, the Corporation's stockholders approved the First BanCorp. 2008 Omnibus Incentive Plan (the "Omnibus Plan"). The Omnibus Plan provides for equity-based compensation incentives (the "awards") through the grant of stock options, stock appreciation rights, restricted stock, restricted stock units, performance shares, and other stock-based awards. The Omnibus Plan authorizes the issuance of up to 8,169,807 shares of common stock, subject to adjustments for stock splits, reorganizations, and other similar events. The Corporation's Board of Directors, upon receiving the relevant recommendation of the Compensation Committee, has the power and authority to determine those eligible to receive awards and to establish the terms and conditions of any awards, subject to various limits and vesting restrictions that apply to individual and aggregate awards.

Under the Omnibus Plan, during the first quarter of 2016, the Corporation awarded 1,785,137 shares of restricted stock to employees subject to a vesting period of two years. Included in those 1,785,137 shares of restricted stock are 1,546,137 shares granted to certain senior officers consistent with the requirements of the Troubled Asset Relief Program ("TARP") Interim Final Rule, which permit TARP recipients to grant "long-term restricted stock" without violating the prohibition on paying or accruing a bonus payment provided that: (i) the value of the grant may not exceed one-third of the amount of the employee's annual compensation, (ii) no portion of the grant may vest before two years after the grant date, and (iii) the grant must be subject to a further restriction on transfer or payment as

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements?

described below. Specifically, the stock that has otherwise vested may not become transferable at any time earlier than as permitted under the schedule set forth by TARP, which is based on the repayment in 25% increments of the aggregate financial assistance received from the U.S. Treasury. Hence, notwithstanding the vesting period mentioned above, the senior officers covered by TARP are restricted from transferring the shares. The U.S. Treasury confirmed that, effective March 2014, it has recovered more than a 25% of its investment in First BanCorp. Therefore, the restriction on transfer relating to 25% of the shares granted under TARP requirements was released.

The fair value of the shares of restricted stock granted in the first quarter of 2016 was based on the market price of the Corporation's outstanding common stock on the date of the grant. For the 1,546,137 shares of restricted stock granted under the TARP requirements, the market price was discounted due to TARP transferability restrictions. For purposes of determining the awards' fair value, the Corporation estimated an appreciation of 14% in the value of the common stock using the Capital Asset Pricing Model as a basis of what would be a market participant's expected return on the Corporation's stock and assumed that the U.S. Treasury would hold the common stock of the Corporation that it currently owns for a period not to exceed two years, resulting in a fair value of \$1.43 for restricted shares granted under the TARP requirements. Also, the Corporation used empirical data to estimate employee terminations; separate groups of employees that have similar historical exercise behavior were considered separately for valuation purposes.

The following table summarizes the restricted stock activity in the first quarter of 2016 under the Omnibus Plan for both executive officers covered by the TARP requirements and other employees as well as for the independent directors:

		Quarter I	
	Number of	March 31	, 2016
	shares of restricted		Weighted-Average Grant Date
	stock		Fair Value
Non-vested shares at beginning of period	2,968,461	\$	3.34
Granted	1,785,137		1.62
Vested	(377,747)		3.35
Non-vested shares at March 31, 2016	4,375,851	\$	2.64

For the quarters ended March 31, 2016 and 2015, the Corporation recognized \$0.9 million and \$1.0 million, respectively, of stock-based compensation expense related to restricted stock awards. As of March 31, 2016, there was \$5.9 million of total unrecognized compensation cost related to non-vested shares of restricted stock. The weighted average period over which the Corporation expects to recognize such cost is 1.8 years.

During the first quarter of 2015, 30,068 shares of restricted stock were awarded to one of the Corporation's independent directors subject to vesting periods that range from 1 to 5 years. In addition, in the first quarter of 2015, the Corporation issued 791,464 shares of restricted stock subject to vesting periods that range from 3 months to 3 years. Included in those 791,464 shares of restricted stock are 615,464 shares granted to certain senior officers consistent with the requirements of TARP. The employees covered by TARP are restricted from transferring the shares, subject to certain conditions as explained above.

The fair value of the shares of restricted stock granted in the first quarter of 2015 was based on the market price of the Corporation's outstanding common stock on the date of the grant. For the 615,464 shares of restricted stock granted under the TARP requirements, the market price was discounted due to the post-vesting restrictions. For purposes of computing the discount, the Corporation estimated an appreciation of 14% in the value of the common stock using the Capital Asset Pricing Model as a basis of what would be a market participant's expected return on the Corporation's stock and assumed that the U.S. Treasury would hold the common stock of the Corporation that it owned as of the date of the grants for a period not to exceed one year, resulting in a fair value of \$3.18 for restricted shares granted under the TARP requirements.

Stock-based compensation accounting guidance requires the Corporation to reverse compensation expense for any awards that are forfeited due to employee or director turnover. Approximately \$26 thousand of compensation expense

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

was reversed during the first quarter of 2015, related to forfeited awards. No forfeitures occurred during the first quarter of 2016.

Also, under the Omnibus Plan, effective April 1, 2013, the Corporation's Board of Directors determined to increase the salary amounts paid to certain executive officers primarily by paying the increased salary amounts in the form of shares of the Corporation's common stock, instead of cash. During the first quarter of 2016, the Corporation issued 252,841 shares of common stock (first quarter of 2015 – 80,234 shares) with a weighted average market value of \$2.70 (first quarter of 2015 - \$6.02) as salary stock compensation. This resulted in a compensation expense of \$0.7million recorded in the first quarter of 2016 (first quarter of 2015 - \$0.4 million).

For the quarter ended March 31, 2016, the Corporation withheld 79,954 shares (first quarter of 2015 – 28,183 shares) from the common stock paid to certain senior officers as additional compensation and 35,167 shares of the restricted stock that vested during the first quarter of 2016 (first quarter of 2015 – 22,525 shares) to cover employees' payroll and income tax withholding liabilities; these shares are held as treasury shares. The Corporation paid any fractional share of salary stock that the officer was entitled to in cash. In the consolidated financial statements, the Corporation treats shares withheld for tax purposes as common stock repurchases.

NOTE 4 – INVESTMENT SECURITIES

Investment Securities Available for Sale

The amortized cost, non-credit loss component of other-than-temporary impairment ("OTTI") recorded in other comprehensive income ("OCI"), gross unrealized gains and losses recorded in OCI, approximate fair value, and weighted average yield of investment securities available for sale by contractual maturities as of March 31, 2016 and December 31, 2015 were as follows:

							March 3	1, 2	2010	6					
				N	oncredit			ros							
					Loss	Unrealized									
		Amo	ortized cost	Component of OTTI Recorded in OCI		gains			losses			Fair value			Weighted average yield%
(Dolla	rs in thousands	s)													
U.S. T securit	reasury ies:														ļ
	After 1 to 5 years	\$	7,525	\$	-	\$	-		\$	7		\$	7,518		0.57
Obliga	tions of U.S.														
	ment-sponsor	ed													
agei	ncies:														
	Due within one year		14,626		-		10			ı			14,636		0.68
	After 1 to 5 years		385,103		-		2,148			1			387,251		1.32
	After 5 to 10 years		51,089		-		1,131			-			52,220		2.42
	After 10 years		13,930		-		14			20			13,924		0.84
Puerto Gover															
obli	gations:														
			21,423		11,501		-			-			9,922		4.38

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

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After 1 to 5 years							
After 5 to 10 years	855	-	1		-	856	5.20
After 10 years	21,141	3,962	147	1,650	5	15,670	5.38
United States and Puerto							
Rico Government							
obligations	515,692	15,463	3,451	1,683	3	501,997	1.69
Mortgage-backed securities:							
FHLMC certificates:							
After 5 to 10 years	321	-	31		-	352	4.95
After 10 years	277,487	-	4,063	:	5	281,545	2.15
	277,808	-	4,094	:	5	281,897	2.15
					$\bot \bot$		
GNMA certificates:							
Due within one year	1	-	-		-	1	1.78
After 1 to 5 years	100	-	4		-	104	4.29
After 5 to 10 years	112,732	-	2,839		-	115,571	3.07
After 10 years	157,658	-	13,095		5	170,747	4.38
	270,491	-	15,938		5	286,423	3.83
FNMA certificates:					$+\Gamma$		
After 1 to 5 years	30,223	-	63	2	l	30,265	1.50
After 5 to 10 years	21,429	-	835		-	22,264	2.73
After 10 years	744,660	-	11,641		-	756,301	2.35
	796,312	-	12,539	2		808,830	2.33
					++		
Other mortgage pass-through					+		
trust certificates:	 	 			††		
After 5 to 10 years	89	-	-			89	7.26

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After 10 years		32,962			8,457			-			ı			24,505		2.34
		33,051			8,457			-			-			24,594		2.34
Total																
mortgage-backed																
securities		1,377,662			8,457			32,571			32			1,401,744		2.59
Other																
After 1 to 5 years		100			-			-			-			100		1.50
Equity securities (1)		408			-			6			-			414		-
Total investment securities																
available for sale	\$	1,893,862	:	\$	23,920		\$	36,028		\$	1,715		\$	1,904,255		2.34
(1) Equity securit	ties c	onsisted of i	nves	stm	ent in a C	om	mu	nity Rein	ves	tme	ent Act Q	ual	ifie	d Investmer	nt F	und.

						D	ecember	31.	20	 15			
				N	oncredit			ros					
	<u> </u>			1 '	Loss		Unro			1			
		Amo	ortized cost	Component of OTTI Recorded in OCI			gains	can	losses		Fair value		Weighted average yield%
(Dol	lars in thousanc	ls)					8						
	Treasury rities:												
	After 1 to 5 years	\$	7,530	\$	-	\$	-		\$	33	\$	7,497	0.57
Oblig	gations of U.S.												
	rnment-sponso	red											
ag	encies:										_		
	Due within one year		14,624		-		4			10		14,618	0.68
	After 1 to 5 years		384,323		-		174			4,305		380,192	1.32
	After 5 to 10 years		58,150		-		343			242		58,251	2.34
	to Rico												
	ernment										-		
ol	bligations:										-		
	After 1 to 5 years		25,663		14,662		-			-		11,001	4.38
	After 5 to 10 years		855		-		-			-		855	5.20
	After 10 years		23,162		5,255		134			1,680		16,361	5.40
Unite Puer	Led States and to												
Ri													
	ligations		514,307		19,917		655			6,270		488,775	1.75
secui	l gage-backed rities:												
	LMC ficates:												

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		<u> </u>							1	<u> </u>	T
After 5 to 10 years		336		-		31		-		367	4.9
After 10 years		287,711		_		1,073		1,706		287,078	2.1
		288,047		_		1,104		1,706		287,445	2.1
		,				, -		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
GNMA											
certificates:											
Due within		2								2	1.7
one year		2		-		-		-		2	1.7
After 1 to 5		109				5				114	4.2
years		107		_		3				114	7.2
After 5 to 10		120,298		_		3,182		_		123,480	3.0
years				_							
After 10 years		165,175		-		12,822		20		177,977	4.3
		285,584		-		16,009		20		301,573	3.8
FNMA											
certificates:											
After 1 to 5		2,552		_		74		_		2,626	3.3
years		2,332		_		/-				2,020	3.3
After 5 to 10		21,557		_		433		233		21,757	2.7
years				_							
After 10 years		759,247		-		5,628		6,063		758,812	2.3
		783,356		-		6,135		6,296		783,195	2.3
Other mortgage											
pass-through											
trust											
certificates:											
After 5 to		92				1				93	7.2
10 years		92		_		1				93	1.2
After 10		34,905		9,691		-		_		25,214	2.2
years											
		34,997		9,691		1		-		25,307	2.2
Total											
mortgage-backed											
securities		1,391,984		9,691		23,249		8,022		1,397,520	2.6
Other											
After 1 to 5 years		100		_		_		-		100	1.5
Total investment											
securities											
available for	ф	1.006.201	ф	20, 600	ф	22.004	ф	14000	φ.	1.006.205	2.3
sale	\$	1,906,391	 \$	29,608	\$	23,904	\$	14,292	\$	1,886,395	2.3
		,									

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Maturities of mortgage-backed securities are based on contractual terms assuming no prepayments. Expected maturities of investments might differ from contractual maturities because they may be subject to prepayments and/or call options. The weighted average yield on investment securities available for sale is based on amortized cost and, therefore, does not give effect to changes in fair value. The net unrealized gain or loss on securities available for sale and the non-credit loss component of OTTI are presented as part of OCI.

The following tables show the Corporation's available-for-sale investments' fair value and gross unrealized losses, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, as of March 31, 2016 and December 31, 2015. The tables also include debt securities for which an OTTI was recognized and only the amount related to a credit loss was recognized in earnings. Unrealized losses for which OTTI was recognized, the related credit loss was charged against the amortized cost basis of the debt security.

								As of Ma	rcl	h 3	1, 2016					
		Less than	12	m	onths			12 month	1S (or 1	nore		To	tal		
				Un	realized					Un	realized				Un	realized
	Fa	air Value]	Losses		Fa	ir Value]	Losses	F	air Value]	Losses
								(In t	ho	usa	nds)					
Debt securities:																
Puerto Rico Government obligations	\$	-		\$	-		\$	21,243		\$	17,119	\$	21,243		\$	17,119
U.S. Treasury and U.S. government agencies																
obligations		17,764			27			_			_		17,764			27
Mortgage-backed securities:																
FNMA		28,015			21			-			-		28,015			21
FHLMC		-			-			922			5		922			5
GNMA		-			-			1,055			6		1,055			6
Other mortgage pass-through																
trust certificates		-			-			24,505			8,457		24,505			8,457
Equity securities		1			-			-			-		1			-
	\$	45,780		\$	48		\$	47,725		\$	25,587	\$	93,505		\$	25,635
	As of December 31, 2015															
	Less than 12 months 12 months or more 7											To	tal			
				Un	realized					Un	realized				Un	realized
	Fa	air Value	Losses		Fair Value Losses Fair Val					air Value]	Losses			
					1	(In thousands)				,						
Debt securities:																

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Puerto Rico Government obligations	\$ -	\$	ı	\$	23,008	\$	21,597	\$	23,008	\$	21,597
U.S. Treasury and U.S. government agencies											
obligations	198,243		929		210,504		3,661		408,747		4,590
Mortgage-backed securities:											
FNMA	437,305		4,516		88,013		1,780		525,318		6,296
FHLMC	141,890		1,338		19,306		368		161,196		1,706
GNMA	1,047		20		-		-		1,047		20
Other mortgage pass-through											
trust certificates	-		-		25,214		9,691		25,214		9,691
	\$ 778,485	\$	6,803	\$	366,045	\$	37,097	\$	1,144,530	\$	43,900

Assessment for OTTI

Debt securities issued by U.S. government agencies, U.S. government-sponsored entities and the U.S. Treasury accounted for approximately 97% of the total available-for-sale portfolio as of March 31, 2016 and no credit losses are expected, given the explicit and implicit guarantees provided by the U.S. federal government. The Corporation's OTTI assessment was concentrated mainly on Puerto Rico Government debt securities, with an amortized cost of \$43.4 million, and on private label mortgage-backed securities ("MBS") with an amortized cost of \$33.0 million for which credit losses are evaluated on a quarterly basis. The Corporation considered the following factors in determining whether a credit loss exists and the period over which the debt security is expected to recover:

- The length of time and the extent to which the fair value has been less than the amortized cost basis;
- Any adverse change to the credit conditions and liquidity of the issuer, taking into consideration the latest information available about the financial condition of the issuer, credit ratings, the failure of the issuer to make scheduled principal or interest payments, recent legislation and government actions affecting the issuer's industry and actions taken by the issuer to deal with the present economic climate;
- Changes in the near term prospects of the underlying collateral of a security, if any, such as changes in default rates, loss severity given default, and significant changes in prepayment assumptions; and
- The level of cash flows generated from the underlying collateral, if any, supporting the principal and interest payments of the debt securities.

The Corporation recorded OTTI losses on available-for-sale debt securities as follows:

	Quarter end	ed March 31,		
	2016		2015	
In thousands)				
Total other-than-temporary impairment losses	\$ (1,845)	\$	-	
Portion of other-than-temporary impairment recognized in OCI	(4,842)		(156)	
Net impairment losses recognized in earnings (1)(2)	\$ (6,687)	\$	(156)	

(1) For the quarter ended March 31, 2016, approximately \$6.3 million of the credit impairment recognized in earnings consisted of credit losses on Puerto Rico Government debt securities and \$0.4 million was associated with credit losses on private label MBS.

(2) The \$0.2 million credit impairment recognized in earnings in the first quarter of 2015 was associated with private label MBS.

The following tables summawhich a portion of an OTTI is a			uit 1088C8 01	r debt securities neid	by the Corp	Poration for			
	Cumu	lative OTTI cree	dit losses re	cognized in earning	s on securi	ties still held			
			Cred	it impairments					
			recogn	ized in earnings					
	Dec	ember 31,		on	March 31,				
			secur	rities that have					
		2015		been		2016			
	В	Balance	previ	ously impaired]	Balance			
(In thousands)									
Available-for-sale securities									
Puerto Rico Government obligations	\$	15,889	\$	6,300	\$	22,189			
Private label MBS		6,405		387		6,792			
Total OTTI credit losses for									
available-for-sale									
debt securities	\$	22,294	\$	6,687	\$	28,981			

	Cum	ulative OTTI cred	dit losses reco	gnized in earning	s on securi	ties still held	
			Credit i	mpairments			
	De	cember 31,	recognize	ed in earnings on	M	arch 31,	
		2014		es that have been		2015	
		Balance	previou	sly impaired	В	Balance	
(In thousands)							
Available for sale securities							
Private label MBS	\$	5,777	\$	156	\$ 5		

During the first quarter of 2016, the Corporation recorded a \$6.3 million OTTI charge on three Puerto Rico Government debt securities held by the Corporation as part of its available-for-sale securities portfolio, specifically bonds of the GDB and the Puerto Rico Public Buildings Authority. This is the third OTTI charge on these securities recorded since June 30, 2015, as OTTI charges of \$12.9 million and \$3.0 million were booked in the second and fourth quarters of 2015, respectively.

During the first quarter of 2016, in consideration of the latest available information about the Puerto Rico Government's financial condition, including the enactment of a debt moratorium law and the declaration of a state of emergency at the GDB as well as issuance of exchange proposals with the Commonwealth's creditors related to its outstanding bond obligations, the Corporation applied a discounted cash flow analysis to its Puerto Rico Government debt securities in order to calculate the cash flows expected to be collected and to determine if any portion of the decline in market value of these securities was considered a credit-related other-than-temporary impairment. The analysis derives an estimate of value based on the present value of risk-adjusted cash flows of the underlying securities 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 security. 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 probability of default analysis and recovery rate assumptions, including the weighting of different scenarios of ultimate recovery, considering the credit rating of each security. Constant monthly default rates are assumed throughout the life of the bonds, which considers 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 risk-adjusted cash flow analysis for the three Puerto Rico Government bonds mentioned above assumed a default probability of 100%, thus reflecting that it is more likely than not that these three bonds will default during their remaining terms. Based on this analysis, the Corporation determined that it is unlikely to receive all the remaining contractual interest and principal amounts when due on these bonds and recorded, in the first quarter of 2016, other-than-temporary credit-related impairment charges amounting to \$6.3 million, assuming recovery rates ranging from 35% to 80% (weighted average of 61%).

The Corporation does not have the intention to sell these securities and has sufficient capital and liquidity to hold these securities until a recovery of the fair value occurs; as such, only the credit loss component was reflected in earnings. Given the significant and prolonged uncertainty of a debt restructuring process, the Corporation cannot be certain that future impairment charges will not be required against these securities.

In addition, during the first quarter of 2016, the Corporation recorded a \$0.4 million credit-related impairment loss associated with private label MBS, which are collateralized by fixed-rate mortgages on single-family residential properties in the United States. The interest rates on these private-label MBS is variable, tied to 3-month LIBOR and limited to the weighted-average coupon of the underlying collateral. The underlying mortgages are fixed-rate, single-family loans with original high FICO scores (over 700) and moderate original loan-to-value ratios (under 80%), as well as moderate delinquency levels.

Based on the expected cash flows derived from the model, and since the Corporation does not have the intention to sell the securities and has sufficient capital and liquidity to hold these securities until a recovery of the fair value occurs, only the credit loss component was reflected in earnings. Significant assumptions in the valuation of the private label MBS were as follows:

	N	Iarch 31	, 2016	De	cember 31, 2015
	Weighted			Weighted	
	Average		Range	Average	Range
Discount rate	14.5%		14.5%	14.5%	14.5%
Prepayment rate	30%		21.45% - 100.00%	28%	15.92% - 100.00%
Projected Cumulative Loss Rate	7%		0.50% - 80.00%	7%	0.18% - 80.00%

NOTE 5 – OTHER EQUITY SECURITIES

Institutions that are members of the FHLB system are required to maintain a minimum investment in FHLB stock. Such minimum investment is calculated as a percentage of aggregate outstanding mortgages, and an additional investment is required that is calculated as a percentage of total FHLB advances, letters of credit, and the collateralized portion of interest-rate swaps outstanding. The stock is capital stock issued at \$100 par value. Both stock and cash dividends may be received on FHLB stock.

As of March 31, 2016 and December 31, 2015, the Corporation had investments in FHLB stock with a book value of \$31.3 million. The net realizable value is a reasonable proxy for the fair value of these instruments. Dividend income from FHLB stock for each of the quarters ended March 31, 2016 and 2015 was \$0.3 million.

The shares of FHLB stock owned by the Corporation were issued by the FHLB of New York. The FHLB of New York is part of the Federal Home Loan Bank System, a national wholesale banking network of 12 regional, stockholder-owned congressionally chartered banks. The Federal Home Loan Banks are all privately capitalized and operated by their member stockholders. The system is supervised by the Federal Housing Finance Agency, which ensures that the Federal Home Loan Banks operate in a financially safe and sound manner, remain adequately capitalized and able to raise funds in the capital markets, and carry out their housing finance mission.

The Corporation has other equity securities that do not have a readily available fair value. The carrying value of such securities as of March 31, 2016 and December 31, 2015 was \$1.0 million and \$0.9 million, respectively.

NOTE 6 – LOANS HELD FOR INVESTMENT

The following provides information about the loan portfolio held for investment:

		As of		As of
	N	March 31,	De	ecember 31,
		2016		2015
(In thousands)				
Residential mortgage loans, mainly secured by first mortgages	\$	3,330,945	\$	3,344,719
Commercial loans:				
Construction loans		146,129		156,195
Commercial mortgage loans		1,524,491		1,537,806
Commercial and Industrial loans (1)		2,343,416		2,407,996
Total Commercial loans		4,014,036		4,101,997
Finance leases		230,801		229,165
Consumer loans		1,555,560		1,597,984

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Loans held for investment		9,131,342		9,273,865
Allowance for loan and lease losses		(238,125)		(240,710)
Loans held for investment, net	\$	8,893,217	\$	9,033,155
Estatis here for investment, net	Ψ	0,073,217	Ψ	7,033,133
	•		•	•
(1) As of March 31, 2016 an				cial loans that are
secured by real estate bu	t are not dependen	t upon the real estate for	r repayment.	

			As of		As of
(In thousands)		N	March 31,	Dec	cember 31,
			2016		2015
Non-performing 1	loans:				
Residential mor	tgage	\$	172,890	\$	169,001
Commercial mo	ortgage		182,763		51,333
Commercial and			137,896		137,051
Construction:					
Land			12,082		12,174
Construction-	commercial		39,037		39,466
Construction-	residential		2,917		2,996
Consumer:					
Auto loans			15,038		17,435
Finance leases	S		2,136		2,459
Other consum	ner loans		10,177		10,858
Total non-perforn	ning loans held for investment	¢	574.026	¢	440.772
(1)(2)(3)		\$	574,936	\$	442,773
	_				
(1)	As of March 31, 2016 and Dece held for sale.	mber 31, 201	15, excludes \$8.1 mil	lion of non-perf	Forming loans
(2)	Amount excludes purchased-cre approximately \$172.3 million ar respectively, primarily mortgage from Doral Financial in the second considered non-performing cloans will accrete interest incomflow analysis.	nd \$173.9 mile loans acquiond quarter of the ap	llion as of March 31, red from Doral Bank f 2014, as further displication of the accre	2016 and Dece in the first quar- cussed below. T tion method, un	ember 31, 2015, eter of 2015 and These loans are order which these

Loans in Process of Foreclosure

As of March 31, 2016, the recorded investment of residential mortgage loans collateralized by residential real estate property that are in the process of foreclosure amounted to \$153.5 million. The Corporation commences the foreclosure process on residential real estate loans when a borrower becomes 120 days delinquent in accordance with the guidelines of the Consumer Financial Protection Bureau (CFPB). Foreclosure procedures and timelines vary depending on whether the property is located in a judicial or non-judicial state. Judicial states (Puerto Rico) require the foreclosure to be processed through the state's court while foreclosures in non-judicial states are processed without court intervention. Foreclosure timelines vary according to state law and Investor Guidelines. Occasionally foreclosures may be delayed due to mandatory mediations, bankruptcy, court delays and title issues, among other reasons.

Th	ne	Corpora	tio	'n'	s aging of	f tl	ne	loans held	l f	01	r investme	nt	ро	ortfolio is	as	f	ollows:				
As of Marc 31, 2016																					
(In thousa		30-59 ids) Days Past Due		D	60-89 Days Past Due		m	0 days or nore Past Due (1)		Ί	Cotal Past(Due			urchased lit-Impair Loans		d	Current		Total loans held for nvestment	Į a	90 days past due and still accruing (2)
Reside mortg																					
FHA/andother		A ment-guar	rai	nte	ed																
loans (2)(3)	\$	-		\$			\$	84,217		\$	89,555		\$	-		\$	47,149	\$	136,704	\$	84,217
Other reside mortg loans (4)	nt	_			94,576			189,615			284,191			169,190			2,740,860		3,194,241		16,725
Comn	ne	ercial:																			
Comn and Indust loans	ne	ercial 12,079			6,943			144,311			163,333			-			2,180,083		2,343,416		6,415

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Comme mortgag loans (4)			10,408		211,576	221,984		3,142	1,299,365		1,524,491		28,813
Constru	etion:												
Land (4)	-		241		12,533	12,774		1	34,051		46,825		451
Constru	ction-cor	nme	rcial -		54,460	54,460		-	26,754		81,214		15,423
Constru (4)	etion-res	ider	tial -		5,948	5,948		-	12,142		18,090		3,031
Consun	ner:												
Auto loans	61,558		13,489		15,038	90,085		-	814,249		904,334		-
Finance leases	8,993		2,116		2,136	13,245		-	217,556		230,801		-
Other consum loans	10,287 er		6,044		14,059	30,390		1	620,836		651,226		3,882
Total loans held for investm	92,917 ent	\$	139,155		\$ 733,893	\$ 965,965	\$	172,332	\$ 7,993,045	\$	9,131,342	\$	158,957
				1 1									

- (1) Includes non-performing loans and accruing loans that are contractually delinquent 90 days or more (i.e., FHA/VA guaranteed loans and credit cards). Credit card loans continue to accrue finance charges fees until charged-off at 180 days.
- (2) It is the Corporation's policy to report delinquent residential mortgage loans insured by the FHA or guaranteed by the VA as past-due loans 90 days and still accruing as opposed to non-performing loans since the principal repayment is insured. These balances include \$34.9 million of residential mortgage loans insured by the FHA or guaranteed by the VA which are over 15 months delinquent, and are no longer accruing interest as of March 31, 2016.
- (3) As of March 31, 2016, includes \$40.0 million of defaulted loans collateralizing Government National Mortgage Association ("GNMA") securities for which the Corporation has an unconditional option (but not an obligation) to repurchase the defaulted loans.
- (4) According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage, commercial mortgage, and construction loans are considered past due when the borrower is in arrears two or more monthly payments. FHA/VA government-guaranteed loans, other residential mortgage loans, commercial mortgage loans, land loans, construction-commercial and construction-residential

loans past due 30-59 days as of March 31, 2016 amounted to \$10.0 million, \$155.9 million, \$74.8 million, \$0.5 million, \$5.2 million and \$0.7 million, respectively.

		1	П			1		1	1	1	 Ī	П	1	- 1	
As of Decem 31, 2015	bo	er													
(In thousa	P	ast Due]	60-89 Days Past Due	n	0 days or nore Past Due (1)	T	otal Past Due		Purchased Credit- Impaired Loans	Current		Total loans held for investment		90 days past due and still accruing (2)
Reside mortga															
FHA/V and other govern		ent-guara	ınte	eed											
loans (2)(3)(\$ 4)	-	\$	6,048	\$	90,168	\$	96,216		\$ -	\$ 46,925		\$ 143,141		\$ 90,168
Other resident mortgat loans (4)	ge	;		90,406		185,018		275,424		170,766	2,755,388		3,201,578		16,017
Comm	er	cial:							_						
Comm and Industr loans		5,577		6,412		150,893		162,882		-	2,245,114		2,407,996		13,842
Comm mortga loans (4)				24,729		63,805		88,534		3,147	1,446,125		1,537,806		12,472
Constr	uc	tion:													
Land (4)		-		161		12,350		12,511		-	39,363		51,874		176
	uc	tion-com	me	11,722 ercial		39,466		51,188		-	32,142		83,330		-
		tion-resi				6,042		6,042		-	14,949		20,991		3,046

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Consum	er:											
Auto loans	70,836		16,787	17,435	105,058		-		829,922		934,980	-
Finance leases	7,664		3,100	2,459	13,223		-		215,942		229,165	-
Other consume loans	9,462		5,524	15,124	30,110		-		632,894		663,004	4,266
Total loans held for investme		\$	5 164,889	\$ 582,760	\$ 841,188		173,913	97	8 8,258,764		9,273,865	\$ 139,987
		П				T				T		

- (1) Includes non-performing loans and accruing loans that are contractually delinquent 90 days or more (i.e. FHA/VA guaranteed loans and credit cards). Credit card loans continue to accrue finance charges and fees until charged-off at 180 days.
- (2) It is the Corporation's policy to report delinquent residential mortgage loans insured by the FHA or guaranteed by the VA as past-due loans 90 days and still accruing as opposed to non-performing loans since the principal repayment is insured. These balances include \$37.3 million of residential mortgage loans insured by the FHA or guaranteed by the VA which are over 15 months delinquent, and are no longer accruing interest as of December 31, 2015.
- (3) As of December 31, 2015, includes \$38.5 million of defaulted loans collateralizing GNMA securities for which the Corporation has an unconditional option (but not an obligation) to repurchase the defaulted loans.
- (4) According to the Corporation's delinquency policy and consistent with the instructions for the preparation of the Consolidated Financial Statements for Bank Holding Companies (FR Y-9C) required by the Federal Reserve Board, residential mortgage, commercial mortgage, and construction loans are considered past due when the borrower is in arrears two or more monthly payments. FHA/VA government guaranteed loans, other residential mortgage loans, commercial mortgage loans, land loans and construction-residential loans past due 30-59 days as of December 31, 2015 amounted to \$11.0 million, \$162.9 million, \$38.6 million, \$5.7 million and \$0.8 million, respectively.

The Corporation's credit	qual	ity indicato	rs by	loa	n type as o	f Ma	arch	31, 2016 a	and De	cember 31,	201	5 are	;
summarized below:	l											<u> </u>	
		Commons	ial C	'nod	it Evnogu	. C	'nod	t Dielz Du	ofilo D	ased on Cr	odit	IVO P	things
		Commerc	iai C	reu	nt Exposui	e-C		n Kisk Fi Ategory:	orne D	aseu on Cr	eun	WOI	unness
M 1 21 2016	Cul	octondond		D	oubtful			Loss		Total dversely lassified (1)		Tot	al Portfolio
March 31, 2016 (In thousands)	Sui	ostandard		ע	oubuui [LOSS		(1)		101	ai Portiono
Commercial mortgage	\$	213,990	\$	2	37,673		\$		\$	251,663		\$	1,524,491
Construction:	φ	213,990	4	<u>, </u>	31,013		φ	-	Ψ	231,003		φ	1,324,431
Land		13,803			-			-		13,803			46,825
Construction-commercial		39,037			-			-		39,037			81,214
Construction-residential		5,949			_			_		5,949			18,090
Commercial and Industrial		186,580			71,706			395		258,681			2,343,416
		Commerc	ial C	red	lit Exposur	e-C		it Risk Protegory:	ofile B	ased on Cr	edit	wor	thiness
December 31, 2015	Sul	ostandard		D	oubtful]	Loss		Total dversely lassified (1)		Tot	al Portfolio
(In thousands)													
Commercial mortgage	\$	252,941	\$	3	140		\$	-	\$	253,081		\$	1,537,806
Construction:													
Land		14,035			1			-		14,036			51,874
Construction-commercial		39,466			-			-		39,466			83,330
Construction-residential		2,996			-			-		2,996			20,991
Commercial and Industrial		140,827			71,341			354		212,522			2,407,996
(1) Excludes \$8.1 loans held for s		ion as of Ma	arch 3	31,	2016 and D	ece	mbe	r 31, 2015	, of cor	nstruction-la	and	non-	performing

The Corporation considers a loan as adversely classified if its risk rating is Substandard, Doubtful or Loss. These categories are defined as follows:

Substandard- A Substandard asset is inadequately protected by the current sound worth and paying capacity of the obligor or of the collateral pledged, if any. Assets so classified must 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.

Doubtful- Doubtful classifications have all the weaknesses inherent in those classified Substandard with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently known facts, conditions and values, highly questionable and improbable. A Doubtful classification may be appropriate in cases where significant risk exposures are perceived, but loss cannot be determined because of specific reasonable pending factors, which may strengthen the credit in the near term.

Loss- Assets classified 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 basically worthless asset even though partial recovery may be affected in the future. There is little or no prospect for near term improvement and no realistic strengthening action of significance pending.

		_	Consum	er C	red	<u>it Exposure</u>	-Cr	eait	Risk Profil	le Ba	ased	on Payme	ent .	Acti	vity
			Residenti	al Re	eal-	Estate					Co	nsumer			
			HA/VA/ paranteed		re	Other esidential loans			Auto			inance Leases			Other onsumer
(In thousa	ands)														T
Performir	ng	\$	136,704	9	\$	2,852,161		\$	889,296		\$	228,665		\$	641,049
Purchased Credit-Im	l paired (2)		-			169,190			-			-			-
Non-perfo	orming		-			172,890			15,038			2,136			10,177
Total	,	\$	136,704	9	\$	3,194,241		\$	904,334		\$	230,801		\$	651,226
(2)	PCI loans are exwhich these loa flow analysis.			•		_			• •						
T .	r 31 2015			- C											
Decembe	1 31, 2013					it Exposure	-Cr	edit	Risk Profil	le B			ent .	 Acti	vity
Decembe	1 51, 2015					al-Estate	-Cr	edit	Risk Profil	le Ba		on Payme	ent .	Acti	vity
Decembe	31, 2013				Rea		-Cr	edit	Risk Profil Auto	le Ba	Co F		ent .		vity Other
			Resider HA/VA/ paranteed		Rea	al-Estate Other esidential	-Cr	edit		le Ba	Co F	inance	ent .		Other
(In thousa Performir	ands)		Resider HA/VA/ paranteed	ntial	Rea	al-Estate Other esidential	-Cr	edit			Co F	inance	ent .		Other
(In thousa Performir Purchased	ands)	Gu	Resider HA/VA/ paranteed	ntial	Rea	ol-Estate Other esidential loans	-Cr		Auto		F l	inance Leases	ent .	Co	Other
(In thousa Performir Purchased	ands) ag d paired (2)	Gu	Resider HA/VA/ paranteed	ntial	Rea	Other esidential loans	-Cr		Auto		F l	inance Leases	ent .	Co	Other
(In thousa Performir Purchased Credit-Im	ands) ag d paired (2)	Gu	Resider HA/VA/ paranteed	ntial	Rea	Other esidential loans 2,861,811 170,766			Auto 917,545		F l	inance Leases		Co	Other onsumer 652,146

PCI loans are excluded from non-performing statistics due to the application of the accretion method, under which these loans will accrete interest income over the remaining life of the loans using estimated cash flow analysis.

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The following tables pres	ont	informatio	n o	ho	ut impoired	lon	nc	avaludin	αD	CI	loone whi	oh	oro	raparta	1 00	1201	entoly.
as discussed below:	em	Illiorillatio	m a	.DO	ut impaired	10a	ns,	excludin	g P	CI	ioans, wiii	CII	are	reported	ı se	pai	atery
Impaired Loans																	
(In thousands)																	
		Recorded nvestment		Unpaid Principal Balance			Related Specific Allowance		Average Recorded Investment]	Iı Red A	nterest ncome cognized On ccrual Basis	F	In leco On	terest come ognize Cash Basis
As of March 31, 2016																	
With no related allowance																	
recorded:																	
FHA/VA-Guaranteed	\$	_		\$	_		\$	_		\$	_		\$	_		\$	_
loans	Ψ			Ψ			Ψ			Ψ			Ψ			Ψ	
Other residential		62,899			72,939			_			63,303			92			80
mortgage loans		·			·												
Commercial:																	
Commercial mortgage loans		35,565			45,358			-			35,982			200			135
Commercial and Industrial Loans		29,230			32,629			-			29,575			-			-
Construction:																	
Land		-			ı			1			ı			-			-
Construction-commercial		39,037			40,000			-			39,252			-			_
Construction-residential		3,031			3,031			-			3,039			42			-
Consumer:																	
Auto loans		_			-			-			-			_			_
Finance leases		_			-			-			-			-			_
Other consumer loans		3,092			3,839						2,950			1			38
	\$	172,854		\$	197,796		\$	_		\$	174,101		\$	335		\$	253
With an allowance recorded:																	
FHA/VA-Guaranteed	Φ			φ			φ			Φ			φ			φ	
loans	\$	-		\$	-		\$	-		\$	-		\$	-		\$	-
Other residential mortgage loans		398,707			445,440			16,150			400,571			4,715			437
Commercial:																	
Commercial mortgage loans		155,686			164,543			36,007			155,782			140			26
Commercial and Industrial Loans		138,930			163,236			18,749			141,502			535			26

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Construction:											
Land	9,522		13,759		1,059		9,550		9		9
Construction-commercial	-		-		-		-		-		-
Construction-residential	1,348		2,082		143		1,348		-		-
Consumer:											
Auto loans	23,475		23,475		7,459		24,049		446		-
Finance leases	2,468		2,468		144		2,563		54		-
Other consumer loans	14,601		14,846		1,784		14,916		373		12
	\$ 744,737	\$	829,849	\$	81,495	\$	750,281	\$	6,272	\$	510
Total:											
FHA/VA-Guaranteed loans	\$ -	\$	-	\$	-	\$	-	\$	-	\$	1
Other residential mortgage loans	461,606		518,379		16,150		463,874		4,807		517
Commercial:											
Commercial mortgage loans	191,251		209,901		36,007		191,764		340		161
Commercial and Industrial Loans	168,160		195,865		18,749		171,077		535		26
Construction:											
Land	9,522		13,759		1,059		9,550		9		9
Construction-commercial	39,037		40,000		-		39,252		-		-
Construction-residential	4,379		5,113		143		4,387		42		-
Consumer:											
Auto loans	23,475		23,475		7,459		24,049		446		-
Finance leases	2,468		2,468		144		2,563		54		-
Other consumer loans	17,693		18,685		1,784		17,866		374		50
	\$ 917,591	\$	1,027,645	\$	81,495	\$	924,382	\$	6,607	\$	763

Impaired Loans								
(In thousands)								
		ecorded vestment	P	Unpaid rincipal Balance	S_1	elated pecific owance	R	average ecorded vestment
As of December 31, 2015								
With no related allowance								
recorded:								
FHA/VA-Guaranteed loans	\$	-	\$	-	\$	-	\$	-
Other residential mortgage loans		65,495		74,146		-		67,282
Commercial:								
Commercial mortgage loans		54,048		66,448		-		54,967
Commercial and Industrial Loans		27,492		29,957		-		28,326
Construction:								
Land		-		-		-		-
Construction-commercial		39,466		40,000		-		39,736
Construction-residential		3,046		3,046		-		3,098
Consumer:								
Auto loans		-		-		-		-
Finance leases		-		-		-		-
Other consumer loans		2,618		4,300		-		2,766
	\$	192,165	\$	217,897	\$	-	\$	196,175
With an allowance recorded:								
FHA/VA-Guaranteed loans	\$	-	\$	-	\$	_	\$	-
Other residential mortgage loans		395,173		440,947		21,787		398,790
Commercial:								
Commercial mortgage loans		27,479		40,634		3,073		30,518
Commercial and Industrial Loans		143,214		164,050		18,096		148,547
Construction:								
Land		9,578		13,758		1,060		9,727
Construction-commercial		-		-		-		-
Construction-residential		1,426		2,180		142		1,476
Consumer:								
Auto loans		21,581		21,581		6,653		23,531
Finance leases		2,077		2,077		86		2,484
Other consumer loans		13,816		14,043		1,684		14,782
	\$	614,344	\$	699,270	\$	52,581	\$	629,855
Fotal:	•							
FHA/VA-Guaranteed loans	\$	-	\$	-	\$	-	\$	-
Other residential mortgage loans		460,668		515,093	Ť	21,787		466,072
Commercial:			1	,		,. ~ ,		,-,-
Commercial mortgage loans		81,527		107,082		3,073		85,485
Commercial and Industrial Loans		170,706		194,007		18,096		176,873

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Construction:								
Land	9,578		13,758		1,060		9,727	
Construction-commercial	39,466		40,000		1		39,736	
Construction-residential	4,472		5,226		142		4,574	
Consumer:								
Auto loans	21,581		21,581		6,653		23,531	
Finance leases	2,077		2,077		86		2,484	
Other consumer loans	16,434		18,343		1,684		17,548	
	\$ 806,509	\$	917,167	\$	52,581	\$	826,030	

Interest income of approximately \$9.7 million (\$8.2 million on an accrual basis and \$1.5 million on a cash basis) was recognized on impaired loans for the first quarter of 2015.

The following table shows the activity for impaired loans and the related specific reserve during the first quarter of 2016 and 2015:

		<u> </u>	uarter ende		<u> </u>
	Marc	h 31, 2016	darter ende		h 31, 2015
Impaired Loans:		(I	(n thousands))	,
Balance at beginning of period	\$	806,509		\$	945,407
Loans determined impaired during the period		157,984			62,933
Charge-offs		(8,352)			(11,715)
Loans sold, net of charge-offs		_			(1,137)
Increases to impaired loans- additional disbursements		1,347			519
Foreclosures		(7,421)			(9,952)
Loans no longer considered impaired		(20,339)			(9,898)
Paid in full or partial payments		(12,137)			(21,176)
Balance at end of period	\$	917,591		\$	954,981

		Quarter	ended	
	Marc	h 31, 2016	Marc	ch 31, 2015
Specific Reserve:		(In thou	ısands)	
Balance at beginning of period	\$	52,581	\$	55,205
Provision for loan losses		37,266		18,650
Charge-offs		(8,352)		(11,715)
Balance at end of period	\$	81,495	\$	62,140

PCI Loans

The Corporation acquired PCI loans accounted under ASC 310-30 as part of transaction closed on February 27, 2015 in which FirstBank acquired 10 Puerto Rico branches of Doral Bank, and acquired certain assets, including PCI loans, and assumed deposits, through an alliance with Banco Popular of Puerto Rico, which was the successful lead bidder with the FDIC on the failed Doral Bank, as well as other co-bidders. The Corporation also acquired PCI loans in previously completed asset acquisitions which are accounted for under ASC 310-30. These previous transactions include the acquisition from Doral Financial in the second quarter of 2014 of all its rights, title and interest in first and second residential mortgages loans in full satisfaction of secured borrowings owed by such entity to FirstBank, and the acquisition in 2012 of a FirstBank-branded credit card loans portfolio from FIA Card Services ("FIA").

Under ASC 310-30, the acquired PCI loans were aggregated into pools based on similar characteristics (i.e. delinquency status, loan terms). Each loan pool is accounted for as a single asset with a single composite interest rate and an aggregate expectation of cash flows. Since the loans are accounted for by the Corporation under ASC 310-30, they are not considered non-performing and will continue to have an accretable yield as long as there is a reasonable expectation about the timing and amount of cash flows expected to be collected. The Corporation recognizes additional losses on this portfolio when it is probable that the Corporation will be unable to collect all cash flows expected as of the acquisition date plus additional cash flows expected to be collected arising from changes in estimates after the acquisition date.

The carrying amount of PCI loans follow	ws:	T T		1
		March 31,		December 31,
		2016		2015
		(In the	housands)	
Residential mortgage loans	\$	169,190	\$	170,766
Commercial mortgage loans		3,142		3,147
Total PCI loans	\$	172,332	\$	173,913
Allowance for loan losses		(4,568)		(3,962)
Total PCI loans, net of allowance for loa	an losses \$	167,764	\$	169,951

	The following	g tal	oles p	rese	nt P	CI loans	by p	ast	due status	as	of M	Iarch 31,	2016	5 an	d Decemb	er 3	1, 2	015:
4 67.4																		
	larch 31,	20	. 50					00	J		т.	4-1 D4					Tr.	4-1 DCI
2016	I	1)-59		(0)	00 Davis			days or		10	tal Past						otal PCI
		D	ays		0U-	89 Days			more	.1		Due		C	Current			loans
D ::			1				1 1		(In	tho	usai	nds)						
loans (1)		\$	-		\$	12,999		\$	24,941		\$	37,940		\$	131,250		\$	169,190
Comme	rcial		_			_			992			992			2,150			3,142
mortgag	e loans (1)														2,130			
		\$	-		\$	12,999		\$	25,933		\$	38,932		\$	133,400		\$	172,332
	borrower is in of March 31,						•					11101	-5"5	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	past d			
	ecember 31,		. =0					0.0	•								T.	, LDGI
2015	T	1)-59		60	89 Days			days or		To	tal Past Due						otal PCI loans
		ע	ays		00-	og Days			more	.1					urrent			ioans
Residen	<u> </u>	Φ.				16001		Φ.	`	tno	usai	,		Φ.	100 151		Φ.	150 566
loans (1)		\$	-		\$	16,094		\$	22,218		\$	38,312		\$	132,454		\$	170,766
Commei mortgag	rcial e loans (1)		-			-			992			992			2,155			3,147
		\$	-		\$	16,094		\$	23,210		\$	39,304		\$	134,609		\$	173,913
						_			_			_			_			
(1)	According to the Consolida Reserve Boar borrower is in of December	ated d, ro arr	Finar esider ears t	icial itial wo	Sta mor or m	tements f tgage an ore mon	for B d cou thly	ank mm pay	Holding ercial mo ments. PC	Cor rtga	npai ge l	nies (FR S	Y-9C consi	C) re	equired by ed past du	the e wh	Fe nen	deral the

Initial Fair Value and Accretable Yield of PCI Loans

At acquisition, the Corporation estimated the cash flows the Corporation expected to collect on PCI loans. Under the accounting guidance for PCI loans, the difference between the contractually required payments and the cash flows expected to be collected at acquisition is referred to as the non-accretable difference. This difference is neither accreted into income nor recorded on the Corporation's consolidated statement of financial condition. The excess of

cash flows expected to be collected over the estimated fair value is referred to as the accretable yield and is recognized in interest income over the remaining life of the loans, using the effective-yield method.

Changes in accretable yield of acquired loans

Subsequent to acquisition, the Corporation is required to periodically evaluate its estimate of cash flows expected to be collected. These evaluations, performed quarterly, require the continued use of key assumptions and estimates, similar to the initial estimate of fair value. Subsequent changes in the estimated cash flows expected to be collected may result in changes in the accretable yield and non-accretable difference or reclassifications from nonaccretable yield to accretable yield. Increases in the cash flows expected to be collected will generally result in an increase in interest income over the remaining life of the loan or pool of loans. Decreases in expected cash flows due to further credit deterioration will generally result in an impairment charge recognized in the Corporation's provision for loan and lease losses, resulting in an increase to the allowance for loan losses. During the first quarter of 2016, the Corporation increased by \$0.6 million to \$4.6 million the reserve related to PCI loans acquired from Doral Financial in 2014. The reserve is driven by the revisions to the expected cash flows of the portfolio for the remaining term of the loan pool based on market conditions.

	Mar	ch 31, 2016	Marcl	h 31, 2015
	IVIAI		usands)	11 51, 2015
Balance at beginning of period	\$	118,385	\$	82,460
Additions (accretable yield at acquisition				
of loans from Doral Bank)		-		38,319
Accretion recognized in earnings		(2,889)		(2,277)
Reclassification to non-accretable		(1,398)		-
Balance at end of period	\$	114,098	\$	118,502
Balance at end of period	\$	114,098	\$	118,50

Changes in the carrying amount of loans accounted fo	pursuant to ASC 310	50 10110W3.				
	Quar	ter ended	Quarter ended			
	March	March 31, 2016 (In thousands)				
	(In th					
Balance at beginning of period	\$	173,913	\$	102,604		
Additions		-		79,889		
Accretion		2,889		2,277		
Collections		(4,371)		(3,656)		
Foreclosures		(99)		-		
Ending balance	\$	172,332	\$	181,114		
Allowance for loan losses		(4,568)		-		
Ending balance, net of allowance for loan						
losses	\$	167,764	\$	181,114		
	·					

Changes in the allowance for loan losses related to	PCI loans follow	ws:						
		Quar	ter ended	Qu	Quarter ended			
		Marc	h 31, 2016	Mai	rch 31, 2015			
		(In tl	nousands)	(In	thousands)			
Balance at beginning of period		\$	3,962	\$	-			
Provision for loan losses			606		-			
Balance at the end of period		\$	4,568	\$	-			

The outstanding principal balance of PCI loans, including amounts charged off by the Corporation, amounted to \$216.1 million as of March 31, 2016 (December 31, 2015- \$218.1 million).

Purchases and Sales of Loans

During the first quarter of 2016, the Corporation purchased \$19.1 million of residential mortgage loans consistent with a strategic program established by the Corporation in 2005 to purchase ongoing residential mortgage loan production from mortgage bankers in Puerto Rico. Generally, the loans purchased from mortgage bankers were conforming residential mortgage loans. Purchases of conforming residential mortgage loans provide the Corporation the flexibility to retain or sell the loans, including through securitization transactions, depending upon the Corporation's interest rate risk management strategies. When the Corporation sells such loans, it generally keeps the servicing of the loans.

In the ordinary course of business, the Corporation sells residential mortgage loans (originated or purchased) to GNMA and government-sponsored entities ("GSEs") such as Fannie Mae ("FNMA") and Freddie Mac ("FHLMC"), which generally securitize the transferred loans into mortgage-backed securities for sale into the secondary market. The Corporation sold approximately \$38.3 million of performing residential mortgage loans to FNMA and FHLMC during the first quarter of 2016. Also, during the first quarter of 2016, the Corporation sold \$67.7 million of FHA/VA mortgage loans to GNMA, which packages them into mortgage-backed securities. The Corporation's continuing involvement in these loan sales consists primarily of servicing the loans. In addition, the Corporation agreed to repurchase loans when it breaches any of the representations and warranties included in the sale agreement. These representations and warranties are consistent with the GSEs' selling and servicing guidelines (i.e., ensuring that the mortgage was properly underwritten according to established guidelines).

For loans sold to GNMA, the Corporation holds an option to repurchase individual delinquent loans issued on or after January 1, 2003 when the borrower fails to make any payment for three consecutive months. This option gives the Corporation the ability, but not the obligation, to repurchase the delinquent loans at par without prior authorization from GNMA.

Under ASC 860, *Transfer and Servicing*, once the Corporation has the unilateral ability to repurchase the delinquent loan, it is considered to have regained effective control over the loan and is required to recognize the loan and a corresponding repurchase liability on the balance sheet regardless of the Corporation's intent to repurchase the loan.

During the first quarter of 2016 and 2015, the Corporation repurchased pursuant to its repurchase option with GNMA \$8.4 million and \$3.0 million, respectively, of loans previously sold to GNMA. The principal balance of these loans is fully guaranteed and the risk of loss related to the repurchased loans is generally limited to the difference between the delinquent interest payment advanced to GNMA computed at the loan's interest rate and the interest payments reimbursed by FHA, which are computed at a pre-determined debenture rate. Repurchases of GNMA loans allow the Corporation, among other things, to maintain acceptable delinquency rates on outstanding GNMA pools and remain as a seller and servicer in good standing with GNMA. The Corporation generally remediates any breach of representations and warranties related to the underwriting of such loans according to established GNMA guidelines without incurring losses. The Corporation does not maintain a liability for estimated losses as a result of breaches in

representations and warranties.

Loan sales to FNMA and FHLMC are without recourse in relation to the future performance of the loans. The Corporation repurchased at par loans previously sold to FNMA and FHLMC in the amount of \$0.5 million and \$0.2 million during the first quarter of 2016 and 2015, respectively. The Corporation's risk of loss with respect to these loans is also minimal as these repurchased loans are generally performing loans with documentation deficiencies. No losses related to breaches of representations and warranties were incurred in the first quarter of 2016. Historically, losses experienced on these loans have been immaterial. As a consequence, as of March 31, 2016, the Corporation does not maintain a liability for estimated losses on loans expected to be repurchased as a result of breaches in loan and servicer representations and warranties.

Loan Portfolio Concentration

The Corporation's primary lending area is Puerto Rico. The Corporation's banking subsidiary, First Bank, also lends in the USVI and BVI markets and in the United States (principally in the state of Florida). Of the total gross loans held for investment of \$9.1 billion as of March 31, 2016, approximately 80% have credit risk concentration in Puerto Rico, 13% in the United States, and 7% in the USVI and BVI.

As of March 31, 2016, the Corporation had \$315.6 million of credit facilities, excluding investment securities, extended to the Puerto Rico government, its municipalities and public corporations, of which \$302.2 million was outstanding (book value of \$297.2 million), compared to \$314.6 million outstanding as of December 31, 2015. In addition, the outstanding balance of facilities granted to the government of the Virgin Islands amounted to \$67.4 million as of March 31, 2016, compared to \$126.2 million as of December 31, 2015. Approximately \$199.3 million of the granted credit facilities outstanding consisted of loans to municipalities in Puerto Rico whose revenues are independent of the Puerto Rico central government. Municipal debt exposure is secured by ad valorem taxation without limitation as to rate or amount on all taxable property within the boundaries of each municipality. The good faith, credit, and unlimited taxing power of the applicable municipality have been pledged to the repayment of the municipality's loans. Approximately 88% of the Corporation's municipality exposure consists primarily of senior priority loans concentrated on five of the largest

municipalities on Puerto Rico (San Juan, Carolina, Bayamon, Mayaguez and Guaynabo). These municipalities are required by law to levy special property taxes in such amounts as required for the payment of all their respective general obligation bonds and loans. In addition to municipalities, loans extended to the Puerto Rico Government include \$6.9 million of loans to units of the Puerto Rico central government, and approximately \$96.0 million (\$91.0 million book value) consisted of loans to public corporations that generally receive revenues from the rates they charge for services or products, such as electric power services, including a credit facility extended to the Puerto Rico Electric Power Authority ("PREPA") with a book value of \$69.7 million as of March 31, 2016. The PREPA credit facility was placed in non-accrual status in the first quarter of 2015, and interest payments are recorded on a cost recovery basis. Major public corporations have varying degrees of independence from the central government and many receive appropriations or other payments from the Puerto Rico government's general fund. Debt issued by the Puerto Rico central government can either carry the full faith, credit and taxing power of the Commonwealth of Puerto Rico or represent an obligation that is subject to annual budget appropriations.

Furthermore, as of March 31, 2016, the Corporation had \$128.6 million outstanding in financings to the hotel industry in Puerto Rico where the borrower and operations of the underlying collateral are the primary sources of repayment and the Puerto Rico Tourism Development Fund (the "TDF") provides a secondary guarantee for payment performance, compared to \$129.4 million as of December 31, 2015. The TDF is a subsidiary of the GDB that facilitates private-sector financings to Puerto Rico's hotel industry. The TDF provides guarantees to financings and may provide direct loans. The Corporation placed the \$128.6 million exposure to loans guaranteed by the TDF in non-accrual status in the first quarter of 2016. Recent developments related to the Puerto Rico government's fiscal situation introduced additional uncertainty regarding TDF's ability to honor its guarantee, including the enactment on April 6, 2016 of the Puerto Rico Emergency Moratorium and Financial Rehabilitation Act. This Act gives Puerto Rico's governor emergency powers to deal with the Puerto Rico government's challenging fiscal situation, including the ability to declare a moratorium on all bonds and other payments. Puerto Rico's governor issued an executive order intended to protect the GDB's liquidity by allowing withdrawals only to fund necessary costs for essential services such as health, public safety and education services. Most recently, the GDB paid the scheduled interest payment but defaulted on the principal payment of \$367 million notes due on May 1, 2016 and entered into an agreement with credit unions in Puerto Rico to exchange \$33 million of notes maturing on May 1, 2016 for newly issued notes with substantially the same terms, but maturing on May 1, 2017.

The Corporation has been receiving combined payments from the borrowers and TDF as guarantor sufficient to cover contractual payments on these loans, including collections of principal and interest from TDF of \$0.6 million in the first quarter of 2016 and \$5.3 million in the entire year 2015. These loans, which have been adversely classified since the third quarter of 2015, were current in contractual payments as of March 31, 2016. Prospectively, principal and interest payment collections received by the Corporation for these loans will be applied against the outstanding balance of the loans.

The general reserve for commercial loans was increased in the fourth quarter of 2015 due to qualitative factors that stressed the historical loss rates applied to the Puerto Rico Government-related exposure, including the TDF-guaranteed portfolio. The migration of the loans guaranteed by the TDF to non-accrual status in the first quarters of 2016 did not result in a significant increase to the allowance for loan losses. As of March 31, 2016, the total reserve coverage ratio related to commercial loans extended to or guaranteed by the Puerto Rico Government (excluding

municipalities) was 20%.

In addition, the Corporation had \$124.3 million in indirect exposure to residential mortgage loans that are guaranteed by the Puerto Rico Housing Finance Authority. Residential mortgage loans guaranteed by the Puerto Rico Housing Finance Authority are secured by the underlying properties and the guarantees serve to cover shortfalls in collateral in the event of a borrower default. The Puerto Rico government guarantees up to \$75 million of the principal insured by the mortgage loans insurance program. According to the most recently released audited financial statements of the Puerto Rico Housing Financing Authority, as of June 30, 2015, the Puerto Rico Housing Finance Authority's mortgage loans insurance program covered loans aggregating to approximately \$552 million. The regulations adopted by the Puerto Rico Housing Finance Authority require the establishment of adequate reserves to guarantee the solvency of the mortgage loans insurance fund. As of June 30, 2015, the Puerto Rico Housing Finance Authority had a restricted net position for such purposes of approximately \$77.4 million.

The Corporation cannot predict at this time the impact that the current fiscal situation of the Commonwealth of Puerto Rico, including the payment defaults on certain bonds, the uncertainty about the debt restructuring process and how the U.S. government may address Puerto Rico's financial problems, and the various legislative and other measures adopted and to be adopted by the Puerto Rico government in response to such fiscal situation, will have on the Puerto Rico economy and on the Corporation's financial condition and results of operations.

Troubled Debt Restructurings

The Corporation provides homeownership preservation assistance to its customers through a loss mitigation program in Puerto Rico that is similar to the U.S. government's Home Affordable Modification Program guidelines. Depending upon the nature of borrowers' financial condition, restructurings or loan modifications through this program as well as other restructurings of individual commercial, commercial mortgage, construction, and residential mortgage loans in the U.S. mainland fit the definition of a TDR. A restructuring of a debt constitutes a TDR if the creditor for economic or legal reasons related to the debtor's financial difficulties grants a concession

to the debtor that it would not otherwise consider. Modifications involve changes in one or more of the loan terms that bring a defaulted loan current and provide sustainable affordability. Changes may include the refinancing of any past-due amounts, including interest and escrow, the extension of the maturity of the loan and modifications of the loan rate. As of March 31, 2016, the Corporation's total TDR loans held for investment of \$659.1 million consisted of \$384.3 million of residential mortgage loans, \$144.8 million of commercial and industrial loans, \$43.5 million of commercial mortgage loans, \$45.2 million of construction loans, and \$41.3 million of consumer loans. Outstanding unfunded commitments on TDR loans amounted to \$0.3 million as of March 31, 2016.

The Corporation's loss mitigation programs for residential mortgage and consumer loans can provide for one or a combination of the following: movement of interest past due to the end of the loan, extension of the loan term, deferral of principal payments, and reduction of interest rates either permanently or for a period of up to four years (increasing back in step-up rates). Additionally, in certain cases, the restructuring may provide for the forgiveness of contractually due principal or interest. Uncollected interest is added to the end of the loan term at the time of the restructuring and not recognized as income until collected or when the loan is paid off. These programs are available only to those borrowers who have defaulted, or are likely to default, permanently on their loan and would lose their homes in the foreclosure action absent some lender concession. Nevertheless, if the Corporation is not reasonably assured that the borrower will comply with its contractual commitment, properties are foreclosed.

Prior to permanently modifying a loan, the Corporation may enter into trial modifications with certain borrowers. Trial modifications generally represent a six-month period during which the borrower makes monthly payments under the anticipated modified payment terms prior to a formal modification. Upon successful completion of a trial modification, the Corporation and the borrower enter into a permanent modification. TDR loans that are participating in, or that have been offered a binding trial modification are classified as TDRs when the trial offer is made and continue to be classified as TDR regardless of whether the borrower enters into a permanent modification. As of March 31, 2016, we classified an additional \$7.2 million of residential mortgage loans as TDRs that were participating in or had been offered a trial modification.

For the commercial real estate, commercial and industrial, and construction loan portfolios, at the time of a restructuring, the Corporation determines, on a loan-by-loan basis, whether a concession was granted for economic or legal reasons related to the borrower's financial difficulty. Concessions granted for commercial loans could include: reductions in interest rates to rates that are considered below market; extension of repayment schedules and maturity dates beyond original contractual terms; waivers of borrower covenants; forgiveness of principal or interest; or other contractual changes that would be considered a concession. The Corporation mitigates loan defaults for its commercial loan portfolios through its collection function. The function's objective is to minimize both early stage delinquencies and losses upon default of commercial loans. In the case of the commercial and industrial, commercial mortgage, and construction loan portfolios, the Corporation's Special Asset Group ("SAG") focuses on strategies for the accelerated reduction of non-performing assets through note sales, short sales, loss mitigation programs, and sales of OREO. In addition to the management of the resolution process for problem loans, the SAG oversees collection efforts for all loans to prevent migration to the non-performing and/or adversely classified status. The SAG utilizes relationship officers, collection specialists, and attorneys. In the case of residential construction projects, the workout function monitors project specifics, such as project management and marketing, as deemed necessary. The SAG utilizes its collections infrastructure of workout collection officers, credit work-out specialists, in-house legal counsel,

and third-party consultants. In the case of residential construction projects and large commercial loans, the SAG function also utilizes third-party specialized consultants to monitor the residential and commercial construction projects in terms of construction, marketing and sales, and to assist with the restructuring of large commercial loans.

In addition, the Corporation extends, renews, and restructures loans with satisfactory credit profiles. Many commercial loan facilities are structured as lines of credit, which are mainly one year in term and therefore are required to be renewed annually. Other facilities may be restructured or extended from time to time based upon changes in the borrower's business needs, use of funds, timing of completion of projects, and other factors. If the borrower is not deemed to have financial difficulties, extensions, renewals, and restructurings are done in the normal course of business and not considered concessions, and the loans continue to be recorded as performing.

								Marc	h 31	, 2	2016					
(In thousands)		Interest rate below market			Maturity or term extension			Combination of reduction in interest rate and extension of maturity			Forgiveness of principal and/or interest			ther (1)		Total
Troubled Debt																
Restructurings:							_			4		-			_	
Non- FHA/VA Residential Mortgage loans	\$	29,605		\$	6,272		\$	296,531	\$	5	-		\$	51,927	\$	384,335
Commercial Mortgage Loans		4,005			1,235			25,921			-			12,308		43,469
Commercial ar Industrial Loans	nd	1,700			73,089			26,583			3,018			40,438		144,828
Construction Loans:																
Land		-			228			2,159			-			368		2,755
Construction-cor	nmer	ial -			-			-			39,037			-		39,037
Construction-res		al -			-			3,031			-			357		3,388
Consumer Loa - Auto	ns	-			2,173			13,765			-			7,542		23,480
Finance Leases	3	-			541			1,928			-			-		2,469
Consumer Loa Other	ns	82			1,555			11,145			258			2,303		15,343
Total Trouble Debt Restructurings	ed \$	35,392		\$	85,093		\$	381,063	\$	5	42,313		\$	115,243	\$	659,104
period lo	nger 1	than what	t wo	ould		dere	ed ii	include defe nsignificant, ble.								

		December 31, 2015												
(In thousands)	Interest rate below	Maturity or term	Combination of reduction	Forgiveness of	Other (1)	Total								

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	market extens		tension	in interest rate and extension of maturity				principal and/or interest									
Troubled Debt																	
Restructurings:																	
Non- FHA/VA																	
Residential	\$	29,066		\$	6,027		\$	297,310		\$	-		\$	50,269	5	5	382,672
Mortgage loans																	
Commercial		4,379			1,244			26,109						12,766			44,498
Mortgage Loans		4,379			1,244			20,109			-			12,700			44,496
Commercial and		2,163			75,104			27,214			3,027			42,746			150,254
Industrial Loans		2,103			73,104			27,214			3,027			42,740			130,234
Construction																	
Loans:																	
Land		-			229			2,165			1			372			2,766
Construction-comn	erc	ial -			-			-			39,466			-			39,466
Construction-reside	ntia	- 1			-			3,046			-			436			3,482
Consumer Loans - Auto		-			2,330			12,388			-			6,864			21,582
Finance Leases		-			621			1,456			-			-			2,077
Consumer Loans - Other		89			1,604			11,026			327			1,748			14,794
Total Troubled																1	
Debt	\$	35,697		\$	87,159		\$	380,714		\$	42,820		\$	115,201	5	5	661,591
Restructurings																\perp	
	er t	han what	w	ould	l be consi	der	ed i	include defe nsignificant ole.									

(In thousands)		Quarter I	Ended				
(In thousands)	March	31, 2016	March 31, 2015				
Beginning Balance of TDRs	\$	661,591	\$	694,453			
New TDRs		16,219		31,601			
Increases to existing TDRs - additional disbursements		701		335			
Charge-offs post modification		(5,822)		(3,781)			
Foreclosures		(2,821)		(7,156)			
Paid-off, partial payments		(10,764)		(10,329)			
Ending balance of TDRs	\$	659,104	\$	705,123			

TDR loans are classified as either accrual or nonaccrual loans. Loans in accrual status may remain in accrual status when their contractual terms have been modified in a TDR if the loans had demonstrated performance prior to the restructuring and payment in full under the restructured terms is expected. Otherwise, loans on non-accrual and restructured as a TDR will remain on nonaccrual status until the borrower has proven the ability to perform under the modified structure, generally for a minimum of six months, and there is evidence that such payments can and are likely to continue as agreed. Performance prior to the restructuring, or significant events that coincide with the restructuring, are included in assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual status at the time of the restructuring or after a shorter performance period. If the borrower's ability to meet the revised payment schedule is uncertain, the loan remains classified as a non-accrual loan. Loan modifications increase the Corporation's interest income by returning a non-performing loan to performing status, if applicable, increase cash flows by providing for payments to be made by the borrower, and limit increases in foreclosure and OREO costs. The Corporation continues to consider a modified loan as an impaired loan for purposes of estimating the allowance for loan and lease losses. A TDR loan that specifies an interest rate that at the time of the restructuring is greater than or equal to the rate the Corporation is willing to accept for a new loan with comparable risk may not be reported as a TDR, or an impaired loan in the calendar years subsequent to the restructuring, if it is in compliance with its modified terms. The Corporation did not remove any loans from the TDR classification during the first quarter of 2016 and 2015.

						<u>.</u>
(In thousands)			As of Mai	rch 31, 2016		T
	A	ccrual	Non-a	ccrual (1)	Tot	al TDRs
Non-FHA/VA Residential Mortgage loans	\$	302,773	\$	81,562	\$	384,333
Commercial Mortgage Loans		27,763		15,706		43,46
Commercial and Industrial Loans		47,463		97,365		144,82
Construction Loans:						
Land		917		1,838		2,75
Construction-commercial		-		39,037		39,03
Construction-residential		3,031		357		3,38
Consumer Loans - Auto		15,943		7,537		23,48
Finance Leases		2,329		140		2,46
Consumer Loans - Other		13,214		2,129		15,34
Total Troubled Debt Restructurings	\$	413,433	\$	245,671	\$	659,10
Included in non-accrual loans restructuring agreement but an criteria of sustained payment and there is no doubt about fu	re repo perforr	rted in non-accr	rual status u	ntil the restructu	ired loans	meet the

(In thousands)	December 31, 2015										
	A	ccrual	Non	accrual (1)		Tota	al TDRs				
Non-FHA/VA Residential Mortgage loans	\$	303,885	\$	78,787		\$	382,672				
Commercial Mortgage Loans		29,121		15,377			44,498				
Commercial and Industrial Loans		48,392		101,862			150,254				
Construction Loans:											
Land		924		1,842			2,766				
Construction-commercial		-		39,466			39,466				
Construction-residential		3,046		436			3,482				
Consumer Loans - Auto		14,823		6,759			21,582				
Finance Leases		1,980		97			2,077				
Consumer Loans - Other		12,737		2,057			14,794				
Total Troubled Debt Restructurings	\$	414,908	\$	246,683		\$	661,591				

Included in non-accrual loans a restructuring agreement but are criteria of sustained payment pestatus and there is no doubt abo	reporterforma	ed in non-a ance under t	ccrual the revi	status u	intil the rest	tructure	d loans	s meet the

TDR loans exclude restructured residential mortgage loans that are guaranteed by the U.S. federal government (i.e., FHA/VA loans) totaling \$74.2 million as of March 31, 2016 (December 31, 2015 - \$77.6 million). The Corporation excludes FHA/VA guaranteed loans from TDR loans statistics given that, in the event that the borrower defaults on the loan, the principal and interest (at the specified debenture rate) are guaranteed by the U.S. government; therefore, the risk of loss on these types of loans is very low. The Corporation does not consider loans with U.S. federal government guarantees to be impaired loans for the purpose of calculating the allowance for loan and lease losses.

Loans modifications that are considered TDR loans and were completed during	ng the first quarter of 2016 and 2015
were as follows:	

(Dollars in thousands)		Quart	ter ended March	31, 2016	
	Number of contracts	О	-modification utstanding ded Investment	Oı	Modification itstanding led Investment
Troubled Debt Restructurings:					
Non-FHA/VA Residential Mortgage loans	58	\$	9,012	\$	8,459
Commercial Mortgage Loans	-		-		-
Commercial and Industrial Loans	_		-		-
Construction Loans:					
Land	_		-		-
Construction-commercial	_		-		-
Construction-residential	_		-		-
Consumer Loans - Auto	258		4,981		4,981
Finance Leases	36		940		940
Consumer Loans - Other	336		1,821		1,839
Total Troubled Debt Restructurings	688	\$	16,754	\$	16,219

(Dollars in thousands)		Quar	ter ended March	31, 2015			
	Number of contracts	Outstan	modification ading Recorded evestment		Post-Modification Outstanding Recorded Investment		
Troubled Debt Restructurings:							
Non-FHA/VA Residential Mortgage loans	81	\$	11,495	9	\$	11,265	
Commercial Mortgage Loans	8		12,821			12,931	
Commercial and Industrial Loans	1		1,681			1,681	
Construction Loans:							
Land	1		64			64	
Consumer Loans - Auto	146		2,173			2,130	
Finance Leases	8		233			184	
Consumer Loans - Other	377		3,391			3,346	
Total Troubled Debt Restructurings	622	\$	31,858		\$	31,601	

Recidivism, or the borrower defaulting on its obligation pursuant to a modified loan, results in the loan once again becoming a non-performing loan. Recidivism occurs at a notably higher rate than do defaults on new origination loans, so modified loans present a higher risk of loss than do new origination loans. The Corporation considers a loan

to have defaulted if the borrower has failed to make payments of either principal, interest, or both for a period of 90 days or more.

Loan modifications considered TDR loans that defaulted during the quarters ended March 31, 2016 and March 31, 2015 and had become TDR during the 12-month period preceding the default date, were as follows: Quarter ended March 31, 2016 2015 Dollars in thousands) Number Number of Recorded of Recorded Investment Investment contracts contracts Non-FHA/VA Residential Mortgage \$ 1,978 12 \$ 11 1,773

4

2

1

53

72

136

13

130

2,257

5,745

8

15

229

7,770

\$

Commercial Mortgage Loans
Commercial and Industrial Loans

Construction-commercial
Construction-residential

Consumer Loans - Auto

Consumer Loans - Other

Finance Leases

Construction Loans:

Land

Total

\$

9

1

33

54

For certain TDR loans, the Corporation splits the loans into two new notes, A and B notes. The A note is restructured to comply with the Corporation's lending standards at current market rates, and is tailored to suit the customer's ability to make timely interest and principal payments. The B note includes the granting of the concession to the borrower and varies by situation. The B note is charged off but the obligation is not forgiven to the borrower, and any payments collected are accounted for as recoveries. At the time of the restructuring, the A note is identified and classified as a TDR loan. If the loan performs for at least six months according to the modified terms, the A note may be returned to accrual status. The borrower's payment performance prior to the restructuring is included in assessing whether the borrower can meet the new terms and may result in the loan being returned to accrual status at the time of the restructuring. In the periods following the calendar year in which a loan was restructured, the A note may no longer be reported as a TDR loan if it is on accrual status, is in compliance with its modified terms, and yields a market rate (as determined and documented at the time of the restructuring).

The recorded investment in loans held for investment restructured using the A/B note restructure workout strategy was approximately \$38.6 million as of March 31, 2016. The following table provides additional information about the volume of this type of loan restructuring and the effect on the allowance for loan and lease losses in the first quarter of 2016 and 2015:

(In thousands)	Ma	rch 31, 2016	March 31, 2015
Principal balance deemed collectible at end of period	\$	38,628	\$ 42,907
Amount charged off	\$	-	\$ -
Charges (reductions) to the provision for loan losses	\$	1,978	\$ (24)
Allowance for loan losses at end of period	\$	2,480	\$ 707

Of the loans comprising the \$38.6 million that have been deemed collectible, approximately \$38.5 million were placed in accrual status as the borrowers have exhibited a period of sustained performance. These loans continue to be individually evaluated for impairment purposes.

NOTE 7 – ALLOWANCE FOR LOAN AND LEASE LOSSES

Commercial Construction Consumer Consume	The changes in t	he	allowance f	or l	loa	n and lease	los	sses	s were as fol	lov	vs:					
Quarter ended Mortgage Loans Mortgage Loans Mortgage Loans Mortgage Loans Loans Construction Consumer Cons	<u> </u>															
March 31, 2016 Loans Loans Loans Loans Total Allowance for loan and lease losses: Beginning balance \$ 39,570 \$ 68,211 \$ 68,768 \$ 3,519 \$ 60,642 \$ 240,71 Charge-offs (7,306) (575) (3,759) (91) (14,804) (26,53 Recoveries 346 46 280 17 2,208 2,89 Provision (release) 5,938 1,062 5,809 (432) 8,676 21,05 Ending balance: specific reserve for 38,548 68,744 71,098 3,013 5 56,722 \$ 238,12 Ending balance: purchased credit-impaired loans (1) 4,423 145 - - - - - 4,56 Loans held for investment: 217,975 32,592 52,349 1,811 47,335 152,06 Loans held for investment: 21,606 191,251 168,160 52,938 43,636 917,59 Ending balance: purchased credit-impaired loans 3,330,945 1,524,491 2,343,416 146,129	(In thousands)	R	Residential		C	ommercial		C	ommercial					•		
Allowance for loan and lease losses: Beginning balance \$ 39,570 \$ 68,211 \$ 68,768 \$ 3,519 \$ 60,642 \$ 240,71 Charge-offs (7,306) \$ (575) \$ (3,759) \$ (91) \$ (14,804) \$ (26,53) Recoveries 346 \$ 46 \$ 280 \$ 17 \$ 2,208 \$ 2,89 Provision (release) \$ 5,938 \$ 1,062 \$ 5,809 \$ (432) \$ 8,676 \$ 21,05 Ending balance \$ 38,548 \$ 68,744 \$ 71,098 \$ 3,013 \$ 56,722 \$ 238,12 Ending balance: specific reserve for impaired loans \$ 16,150 \$ 36,007 \$ 18,749 \$ 1,202 \$ 9,387 \$ 81,49 Ending balance: purchased credit-impaired loans \$ 17,975 \$ 32,592 \$ 52,349 \$ 1,811 \$ 47,335 \$ 152,06 Ending balance: general allowance \$ 3,330,945 \$ 1,524,491 \$ 2,343,416 \$ 146,129 \$ 1,786,361 \$ 9,131,34 Ending balance: purchased credit-impaired loans \$ 169,190 \$ 3,142 \$ - \$ 52,938 \$ 43,636 \$ 917,59 Ending balance: purchased credit-impaired loans \$ 169,190 \$ 3,142 \$ - \$ 52,938 \$ 43,636 \$ 917,59 Ending balance: purchased credit-impaired loans \$ 169,190 \$ 3,142 \$ - \$ 52,938 \$ 1,742,725 \$ 8,041,41	Quarter ended	I	Mortgage		ľ	Mortgage		&	Industrial		Coi	nstruction	□ (Consumer		
Seginning balance Segi	March 31, 2016		Loans			Loans			Loans			Loans		Loans		Total
Charge-offs (7,306) (575) (3,759) (91) (14,804) (26,53) Recoveries 346 46 280 17 2,208 2,89 Provision (release) 5,938 1,062 5,809 (432) 8,676 21,05 Ending balance: specific reserve for impaired loans \$ 16,150 \$ 36,007 \$ 18,749 \$ 1,202 \$ 9,387 \$ 81,49 Ending balance: purchased credit-impaired loans (1) Ending balance: specific balance:	loan and lease															
Recoveries	Beginning balance	\$	39,570		\$	68,211		\$	68,768		\$	3,519	\$	60,642	\$	240,710
Provision (release)	Charge-offs		(7,306)			(575)			(3,759)			(91)		(14,804)		(26,535)
1,062 5,809 (432) 8,676 21,05	Recoveries		346			46						17		2,208		2,897
Ending balance: specific reserve for			5,938			1,062			5,809			(432)		8,676		21,053
Ending balance: specific reserve for impaired loans \$ 16,150 \$ 36,007 \$ 18,749 \$ 1,202 \$ 9,387 \$ 81,49 Ending balance: purchased credit-impaired loans (1) Ending balance: general allowance \$ 17,975 \$ 32,592 \$ 52,349 \$ 1,811 \$ 47,335 \$ 152,06 Ending balance: may be a substitute of the substitute of	Ending balance	\$	38,548		\$	68,744		\$	71,098		\$	3,013	\$	56,722	\$	238,125
Ending balance: purchased credit-impaired loans (1) Ending balance: general allowance \$ 17,975 \$ 32,592 \$ 52,349 \$ 1,811 \$ 47,335 \$ 152,06 Loans held for investment: Ending balance: \$ 3,330,945 \$ 1,524,491 \$ 2,343,416 \$ 146,129 \$ 1,786,361 \$ 9,131,34 Ending balance: impaired loans Ending balance: purchased credit- impaired loans \$ 169,190 \$ 3,142 \$ - \$ - \$ - \$ 172,33 Ending balance: loans with general \$ 2,700,149 \$ 1,330,098 \$ 2,175,256 \$ 93,191 \$ 1,742,725 \$ 8,041,41	Ending balance: specific reserve															
Ending balance: purchased credit-impaired loans (1) Ending balance: general allowance spurchased sparse impaired loans (2) Ending balance: spurchased credit-impaired loans (3) Ending balance: spurchased credit-impaired loans sparse impaired loans sparse spar	impaired loans	\$	16,150		\$	36,007		\$	18,749		\$	1,202	\$	9,387	\$	81,495
Seneral allowance Sene	Ending balance: purchased credit-impaired	\$	4,423		\$	145		\$	-		\$	-	\$	-	\$	4,568
investment: Signature	•	\$	17,975		\$	32,592		\$	52,349		\$	1,811	\$	47,335	\$	152,062
Ending balance: \$ 461,606 \$ 191,251 \$ 168,160 \$ 52,938 \$ 43,636 \$ 917,59 Ending balance: purchased creditinguired loans \$ 169,190 \$ 3,142 \$ - \$ - \$ - \$ 172,33 Ending balance: loans with general \$ 2,700,149 \$ 1,330,098 \$ 2,175,256 \$ 93,191 \$ 1,742,725 \$ 8,041,41																
impaired loans \$ 461,606 \$ 191,251 \$ 168,160 \$ 52,938 \$ 43,636 \$ 917,59 Ending balance: purchased credit-	Ending balance	\$	3,330,945		\$	1,524,491		\$	2,343,416		\$	146,129	\$	1,786,361	\$	9,131,342
purchased credit-	•	\$	461,606		\$	191,251		\$	168,160		\$	52,938	\$	43,636	\$	917,591
Ending balance: loans with general \$ 2,700,149 \$ 1,330,098 \$ 2,175,256 \$ 93,191 \$ 1,742,725 \$ 8,041,41																
loans with general \$ 2,700,149 \$ 1,330,098 \$ 2,175,256 \$ 93,191 \$ 1,742,725 \$ 8,041,41	impaired loans	\$	169,190		\$	3,142		\$	-		\$	-	\$	-	\$	172,332
	loans with general	\$	2,700,149		\$	1,330,098		\$	2,175,256		\$	93,191	\$	1,742,725	\$	8,041,419
	-															

⁽¹⁾ Refer to Note 6 - Loans Held for Investment-PCI loans for a detail of changes in the allowance for loan losses related to PCI loans.

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(In thousands)	R	esidential	(Commercial		Co	ommercial						
Quarter ended	N	Mortgage		Mortgage		&	Industrial	(nstruction	٦ •	Consumer	
March 31, 2015		Loans		Loans			Loans			Loans		Loans	Total
Allowance for loan													
and lease losses:			_		Н								
Beginning balance	\$	27,301	\$	50,894	\$	5	63,721	_ (\$	12,822	\$	67,657	\$ 222,395
Charge-offs		(5,192)	_	(4,006)	Ц		(4,453)			(605)		(17,757)	(32,013)
Recoveries		98		276	Ц		558			207		1,573	2,712
Provision (release)		6,475		(2,137)			10,353			1,215		17,064	32,970
Ending balance	\$	28,682	\$	45,027	\$	3	70,179	9	\$	13,639	\$	68,537	\$ 226,064
Ending balance: specific reserve for													
impaired loans	\$	14,862	\$	13,238	\$	3	24,871	9	\$	3,381	\$	5,788	\$ 62,140
Ending balance: purchased credit-impaired loans	\$	-	\$	-	\$	6	-	9	•	-	\$	-	\$ -
Ending balance: general allowance	\$	13,820	\$	31,789	\$	8	45,308	9	\$	10,258	\$	62,749	\$ 163,924
Loans held for investment:													
Ending balance	\$	3,331,620	\$	1,649,263	\$	3	2,442,867	(\$	124,440	\$	1,937,182	\$ 9,485,372
Ending balance: impaired loans	\$	429,526	\$	224,365	\$	S	226,656	9	\$	37,593	\$	36,841	\$ 954,981
Ending balance: purchased credit-													
impaired loans	\$	177,601	\$	3,279	\$	3	-	(\$	_	\$	234	\$ 181,114
Ending balance: loans with general allowance	\$	2,724,493	\$	1,421,619	\$	S	2,216,211	9	\$	86,847	\$	1,900,107	\$ 8,349,277

As of March 31, 2016, the Corporation maintained a \$1.3 million reserve for unfunded loan commitments mainly related to outstanding commercial loan commitments and a floor plan revolving line of credit. The reserve for unfunded loan commitments is an estimate of the losses inherent in off-balance sheet loan commitments to borrowers that are experiencing financial difficulties at the balance sheet date. It is calculated by multiplying an estimated loss factor by an estimated probability of funding, and then by the period-end amounts for unfunded commitments. The reserve for unfunded loan commitments is included as part of accounts payable and other liabilities in the consolidated statement of financial condition.

NOTE 8 - LOANS HELD FOR SALE

The Corporation's loans held-for-sale portfolio was composed of:

		As of		As of	
	Mar	ch 31, 2016	Decei	mber 31, 2015	
		(1			
Residential mortgage loans	\$	29,789	\$	27,734	
Construction loans		8,079		8,135	
Total	\$	37,868	\$	35,869	

Non-performing loans held for sale totaled \$8.1 million as of March 31, 2016 and December 31, 2015.

NOTE 9 - OTHER REAL ESTATE OWNED

	N	Iarch 31,		December 31
		2016	2	2015
		(Dolla	ars in thousands	
OREO				
OREO balances, carrying value:				
Residential (1)	\$	42,976	\$	43,563
Commercial		86,008		87,849
Construction		13,904		15,389
Total	\$	142,888	\$	146,801

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

` ,	Excludes \$10.9 million and \$8.9 million as of March 31, 2016 and December 31, 2015, respectively, of foreclosures that meet the conditions of ASC 310-40 and are presented as a receivable (other assets) in the statement of financial condition.

NOTE 10 - DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

One of the market risks facing the Corporation is interest rate risk, which includes the risk that changes in interest rates will result in changes in the value of the Corporation's assets or liabilities and the risk that net interest income from its loan and investment portfolios will be adversely affected by changes in interest rates. The overall objective of the Corporation's interest rate risk management activities is to reduce the variability of earnings caused by changes in interest rates.

The Corporation designates a derivative as a fair value hedge, cash flow hedge or economic undesignated hedge when it enters into the derivative contract. As of March 31, 2016 and December 31, 2015, all derivatives held by the Corporation were considered economic undesignated hedges. These undesignated hedges are recorded at fair value with the resulting gain or loss recognized in current earnings.

The following summarizes the principal derivative activities used by the Corporation in managing interest rate risk:

<u>Interest rate cap agreements</u> - Interest rate cap agreements provide the right to receive cash if a reference interest rate rises above a contractual rate. The value increases as the reference interest rate rises. The Corporation enters into interest rate cap agreements for protection from rising interest rates.

<u>Forward Contracts</u> - Forward contracts are sales of to-be-announced ("TBA") mortgage-backed securities that will settle over the standard delivery date and do not qualify as "regular way" security trades. Regular-way security trades are contracts that have no net settlement provision and no market mechanism to facilitate net settlement and that provide for delivery of a security within the time frame generally established by regulations or conventions in the market place or exchange in which the transaction is being executed. The forward sales are considered derivative instruments that need to be marked to market. These securities are used to economically hedge the FHA/VA residential mortgage loan securitizations of the mortgage-banking operations. Unrealized gains (losses) are recognized as part of mortgage banking activities in the consolidated statement of income.

To satisfy the needs of its customers, the Corporation may enter into non-hedging transactions. On these transactions, generally, the Corporation participates as a buyer in one of the agreements and as a seller in the other agreement under the same terms and conditions.

In addition, the Corporation enters into certain contracts with embedded derivatives that do not require separate accounting as these are clearly and closely related to the economic characteristics of the host contract. When the

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

embedded derivative possesses economic characteristics that are not clearly and closely related to the economic characteristics of the host contract, it is bifurcated, carried at fair value, and designated as a trading or non-hedging derivative instrument.

	Notional Amounts (1)										
	A	As of	A	s of							
	Ma	rch 31,	December 31,								
	2	016	2	015							
Undesignated economic hedges:		(In thousa	ands)								
Interest rate contracts:											
Written interest rate cap agreements		120,477		120,816							
Purchased interest rate cap agreements		120,477		120,816							
Forward Contracts:											
Sale of TBA GNMA MBS pools		37,000		30,000							
	\$	277,954	\$	271,632							

The following tabling the statement of final								stru	iments as of the inc	licat	ed d	ates an	d th	e loc	ation
in the statement of fina		1011 6	as o	i tile ili	uica		iaies.								
		Asse	et D	erivati	ves				Liab	oility	De:	rivativ	es	ı	
	Statement of	l	Mai	rch 31,			ember 31,					arch 31,			ember 31,
	Financial		2	016		2	015				20	016		2	015
	Condition Location			air alue			Fair Falue		Statement of Financial Condition Location			air alue			Fair alue
	Locution	<u>i_</u>	<u> </u>	uruc		<u> </u>		n thousands)						<u>urue</u>	
							Ì		Í						
Undesignated economic hedges:															
Interest rate contracts:															
Written interest rate cap agreements	Other assets		\$	1		\$	_		Accounts payable and other liabilities		\$	364	_	\$	798
Purchased interest rate cap agreements	Other assets			368			806		Accounts payable and other liabilities			-			_
Forward Contracts:		+													

					Accounts				
Sales of TBA	Other				payable and				
GNMA MBS pools	assets	-		-	other liabilities		272		123
		\$ 368	\$	806		\$	636	\$	921

The following table summarize	zes the effect of derivative instrume	nts on the s	tatement of	income:						
			Gai	n (or Los	(or Loss)					
	Location of Gain or (Loss)		Quarter Ended							
	Recognized in Income on		<u> Iarch 31,</u>	arch 31,						
(In thousands)	Derivatives	2	016		20)15				
				(In thous	sands)					
UNDESIGNATED ECONOMIC HEDGES:										
Interest rate contracts:										
Written and purchased interest rate swap agreements	Interest income - Loans	\$	(4)		\$	-				
Forward contracts:										
Sales of TBA GNMA MBS pools	Mortgage Banking Activities		(149)			(72)				
Total loss on derivatives		\$	(153)		\$	(72)				

Derivative instruments are subject to market risk. As is the case with investment securities, the market value of derivative instruments 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.

NOTE 11 - OFFSETTING OF ASSETS AND LIABILITIES

The Corporation enters into master agreements with counterparties, primarily related to derivatives and repurchase agreements that may allow for netting of exposures in the event of default. In an event of default, each party has a right of set-off against the other party for amounts owed under the related agreement and any other amount or obligation owed in respect of any other agreement or transaction between them. The following table presents information about the offsetting of financial assets and liabilities as well as derivative assets and liabilities:

Offsetting of Financ	ial	Assets and	Deriva	tive Assets										
In thousands												_		
As of March 31, 2016														
							C	Offse	ross An et in the inancia	Sta	item	ent of		
						Net mounts								
	An	Gross nounts of cognized	Of Sta	Gross Amounts Ifset in the atement of Financial	Pr i Sta	Assets resented in the atement of nancial		Fina	ancial			Cash Iateral	N	Net
Description		Assets		Position	P	osition	Iı	nstri	uments		Rec	ceived	Am	ount
Description														
Derivatives	\$	368	\$	-	\$	368	\$		(368)		\$	-	\$	_
Securities purchased under agreements to		200,000		(200,000)		-			-			-		-

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements?

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resell]			I									
Total	\$	200,368	\$	(200,000)		\$	368	\$	(368)		\$	-	\$	-
As of December 31, 2015	,													
								Off	Gross Am set in the Financia	Sta	tem	ent of		
	<u> </u>					An of	Net nounts Assets							
	An Re	Gross nounts of cognized	Of Sta	Gross Amounts fset in the atement of Tinancial		ii Sta Fin	sented the tement of ancial		nancial		_	Cash	N	let
		Assets		Position		Po	sition	Inst	ruments		Col	lateral	An	ount
Description														
Derivatives	\$	806	\$	_		\$	806	\$	(806)		\$	-	\$	_
Securities purchased under agreements to resell		200,000		(200,000)			-		-			-		_
Total	\$	200,806	\$	(200,000)		\$	806	\$	(806)		\$	_	\$	_
	Ψ	200,800	Ψ	(200,000)	T	Ψ	800	Ψ	(800)		Ψ		Ψ	

				1											
Offsetting of Fina	ncial	Liabilities	and	l D	erivative Li	abiliti	es						<u> </u>		
In thousands	•			•	•		•	•							
As of March 31,															
2016															
								(Gr	oss Amoun	ts N	lot (Offset		
										in the Stat					
										Financial	Pos	sitio	n		
						Net	Amounts								
					Gross	of 1	Liabilities								
				A	mounts	Pro	esented in								
		Gross		Off	set in the		the						İ		
	An	nounts of	S		tement of		tement of					C	Cash		
		cognized			inancial		inancial		F	inancial			lateral	N	et
	Li	iabilities	_	<u> </u>	Position		Position]	In	struments		Rec	ceived	Am	oun
Description				-		1	<u> </u>			I		ı	1 1		
				_											
Securities sold															
under agreements	ф	600.000	Φ.		(200,000)	Φ.	400.000	φ.		(400,000)		ф		ф	
to repurchase	\$	600,000	\$	4	(200,000)	\$	400,000	\$		(400,000)		\$	-	\$	-
				4		-	 								
4 675 1			-	+											
As of December 31, 2015															
31, 2015				\dashv			 		~	oss Amoun	4 ~ N	I a 4 d) CC a o 4		
									JΙ	in the Stat					
										Financial					
				1		Net	Amounts								
			+		Gross	_	Liabilities								
		_			mounts		esented in								
		Gross	\dashv		set in the		the						ŀ		
	An	nounts of			tement of	Sta	tement of								
	Re	cognized		F	inancial		inancial		F	inancial		C	Cash	N	et
	Li	iabilities		P	Position	1	Position		In	struments			lateral	Am	
Description										,		1			
Securities sold															
under agreements															
to repurchase	\$	600,000	\$		(200,000)	\$	400,000	\$		(400,000)		\$	-	\$	-



NOTE 12 – GOODWILL AND OTHER INTANGIBLES

Goodwill as of March 31, 2016 and December 31, 2015 amounted to \$28.1 million, recognized as part of "Other Assets" in the consolidated statement of financial condition. The Corporation conducted its annual evaluation of goodwill and other intangibles during the fourth quarter of 2015. The Corporation's goodwill is related to the acquisition of FirstBank Florida in 2005.

There have been no events related to the Florida reporting unit that could indicate potential goodwill impairment since the date of the last evaluation; therefore, no goodwill impairment evaluation was performed during the first quarter of 2016. Goodwill and other indefinite life intangibles are reviewed at least annually for impairment.

In connection with the acquisition of the FirstBank-branded credit card loan portfolio, in the second quarter of 2012, the Corporation recognized a purchased credit card relationship intangible of \$24.5 million, which is being amortized over the remaining estimated life of 5.6 years on an accelerated basis based on the estimated attrition rate of the purchased credit card accounts, which reflects the pattern in which the economic benefits of the intangible asset are consumed. These benefits are consumed as the revenue stream generated by the cardholder relationship is realized.

The core deposit intangible acquired in the February 2015 Doral Bank transaction amounted to \$5.8 million (\$4.9 million as of March 31, 2016).

In the first quarter of 2016, FirstBank Insurance Agency acquired certain insurance customer accounts and related customer records and recognized an insurance customer relationship intangible of \$1.1 million, which is being amortized over the next 6.8 years on a straight-line basis. The list of accounts acquired has a direct relationship to the previous mortgage loan portfolio acquisitions from Doral Bank and Doral Financial in 2015 and 2014.

The following table shows the gross amorecognized as part of Other Assets in the co			oration's in	ntangible assets
		As of		As of
		rch 31,		ember 31,
	2	2016		2015
(Dollars in thousands)				
Core deposit intangible:				
Gross amount, beginning of period	\$	51,664	\$	45,844
Addition as a result of acquisition		-	•	5,820

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Accumulated amortization	(42,990)	(42,498)
Net carrying amount	\$ 8,674	\$ 9,166
Remaining amortization period	8.8 years	9.0 years
Purchased credit card relationship intangible:		
Gross amount	\$ 24,465	\$ 24,465
Accumulated amortization	(11,843)	(11,146)
Net carrying amount	\$ 12,622	\$ 13,319
Remaining amortization period	5.6 years	5.8 years
Insurance customer relationship intangible:		
Gross amount	\$ 1,067	\$ -
Accumulated amortization	(25)	-
Net carrying amount	\$ 1,042	\$ -
Remaining amortization period	6.8 years	

For the quarters ended March 31, 2016 and 2015, the amortization expense of core deposit intangibles amounted to \$0.5 million and \$0.3 million, respectively. For the quarters ended March 31, 2016 and 2015, the amortization expense of the purchased credit card relationship intangible amounted to \$0.7 million and \$0.8 million, respectively. For the quarter ended March 31, 2016, the amortization expense of the insurance customer relationship intangible amounted to \$25 thousand.

	The estimated aggregate amort periods is as follows:	ization expense related	to these intangible assets for future
			Amount
			(In thousands)
2016		\$	3,681
2017			4,495
2018			3,519
2019			3,067
2020			2,851
2021 and after			4,725

NOTE 13 – NON-CONSOLIDATED VARIABLE INTEREST ENTITIES AND SERVICING ASSETS

The Corporation transfers residential mortgage loans in sale or securitization transactions in which it has continuing involvement, including servicing responsibilities and guarantee arrangements. All such transfers have been accounted for as sales as required by applicable accounting guidance.

When evaluating the need to consolidate counterparties to which the Corporation has transferred assets or with which the Corporation has entered into other transactions, the Corporation first determines if the counterparty is an entity for which a variable interest exists. If no scope exception is applicable and a variable interest exists, the Corporation then evaluates if it is the primary beneficiary of the VIE and whether the entity should be consolidated or not.

Below is a summary of transfers of financial assets to VIEs for which the Corporation has retained some level of continuing involvement:

GNMA

The Corporation typically transfers first lien residential mortgage loans in conjunction with GNMA securitization transactions in which the loans are exchanged for cash or securities that are readily redeemed for cash proceeds and servicing rights. The securities issued through these transactions are guaranteed by the issuer and, as such, under seller/servicer agreements, the Corporation is required to service the loans in accordance with the issuers' servicing guidelines and standards. As of March 31, 2016, the Corporation serviced loans securitized through GNMA with a

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

principal balance of \$1.3 billion.

Trust Preferred Securities

In 2004, FBP Statutory Trust I, a financing trust that is wholly owned by the Corporation, sold to institutional investors \$100 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.1 million of FBP Statutory Trust I variable rate common securities, were used by FBP Statutory Trust I to purchase \$103.1 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures. Also in 2004, FBP Statutory Trust II, a financing trust that is wholly owned by the Corporation, sold to institutional investors \$125 million of its variable rate trust-preferred securities. The proceeds of the issuance, together with the proceeds of the purchase by the Corporation of \$3.9 million of FBP Statutory Trust II variable rate common securities, were used by FBP Statutory Trust II to purchase \$128.9 million aggregate principal amount of the Corporation's Junior Subordinated Deferrable Debentures. The debentures are presented in the Corporation's consolidated statement of financial condition as Other Borrowings, net of related issuance costs. The variable rate trust-preferred securities are fully and unconditionally guaranteed by the Corporation. The Junior Subordinated Deferrable Debentures issued by the Corporation in April 2004 and in September 2004 mature on June 17, 2034 and September 20, 2034, respectively; however, under certain circumstances, the maturity of Junior Subordinated Deferrable Debentures may be shortened (such shortening would result in a mandatory redemption of the variable rate trust-preferred securities). During the first quarter of 2016, the Corporation completed the repurchase of \$10 million in trust preferred securities of the FBP Statutory Trust II that were auctioned in a public sale at which the Corporation was invited to participate. The Corporation repurchased and cancelled the repurchased trust preferred securities, resulting in a commensurate reduction in the related Floating Rate Junior Subordinated Debenture. The Corporation's winning bid equated to 70% of the \$10 million par value. The 30% discount, plus accrued interest, resulted in a gain of approximately \$4.2 million, which is reflected in the statement of income as a "Gain on early extinguishment of debt". During the second quarter of 2015, the Corporation issued 852,831 shares of the Corporation's common stock in exchange for \$5.3 million of trust preferred securities (FBP Statutory Trust I), which enabled the Corporation to cancel \$5.5 million of the carrying value of the debentures underlying the purchased trust preferred securities. The Collins Amendment of the Dodd-Frank Wall Street Reform and Consumer Protection Act eliminates certain trust-preferred securities from Tier 1 Capital; however, these instruments may remain in Tier 2 capital until the instruments are redeemed or mature. Under the indentures, the Corporation has the right, from time to time, and without causing an event of default, to defer payments of interest on the Junior Subordinated Debentures by extending the interest payment period at any time and from time to time during the term of the subordinated debentures for up to twenty consecutive quarterly periods. Future interest payments are subject to the Federal Reserve approval. The Corporation has elected to defer the

interest payments that were due on quarterly periods since March 2012. The aggregate amount of payments deferred and accrued approximates \$29.4 million as of March 31, 2016.

Grantor Trusts

During 2004 and 2005, a third party to the Corporation, referred to in this subsection as the seller, established a series of statutory trusts to effect the securitization of mortgage loans and the sale of trust certificates. The seller initially provided the servicing for a fee, which is senior to the obligations to pay trust certificate holders. The seller then entered into a sales agreement through which it sold and issued the trust certificates in favor of the Corporation's banking subsidiary. Currently, the Bank is the sole owner of the trust certificates; the servicing of the underlying residential mortgages that generate the principal and interest cash flows is performed by another third party, which receives a servicing fee. The securities are variable rate securities indexed to 90-day LIBOR plus a spread. The principal payments from the underlying loans are remitted to a paying agent (servicer) who then remits interest to the Bank; interest income is shared to a certain extent with the FDIC, which has an interest only strip ("IO") tied to the cash flows of the underlying loans and is entitled to receive the excess of the interest income less a servicing fee over the variable rate income that the Bank earns on the securities. This IO is limited to the weighted-average coupon of the securities. The FDIC became the owner of the IO upon its intervention of the seller, a failed financial institution. No recourse agreement exists and the risks from losses on non-accruing loans and repossessed collateral are absorbed by the Bank as the sole holder of the certificates. As of March 31, 2016, the amortized cost and fair value of the Grantor Trusts amounted to \$33.0 million and \$24.5 million, respectively, with a weighted average yield of 2.34%.

Investment in unconsolidated entity

On February 16, 2011, FirstBank sold an asset portfolio consisting of performing and non-performing construction, commercial mortgage and commercial and industrial loans with an aggregate book value of \$269.3 million to CPG/GS, an entity organized under the laws of the Commonwealth of Puerto Rico and majority owned by PRLP Ventures LLC ("PRLP"), a company created by Goldman, Sachs & Co. and Caribbean Property Group. In connection with the sale, the Corporation received \$88.5 million in cash and a 35% interest in CPG/GS, and made a loan in the amount of \$136.1 million representing seller financing provided by FirstBank. The loan has a seven-year maturity and bears variable interest at 30-day LIBOR plus 300 basis points and is secured by a pledge of all of the acquiring entity's assets as well as the PRLP's 65% ownership interest in CPG/GS. As of March 31, 2016, the carrying amount of the loan was \$8.9 million, which was included in the Corporation's Commercial and Industrial loans held for investment portfolio. FirstBank's equity interest in CPG/GS is accounted for under the equity method. When applying the equity method, the Bank follows the Hypothetical Liquidation Book Value ("HLBV") to determine its share of CPG/GS's earnings or loss. The loss recorded in 2014 reduced to zero the carrying amount of the Bank's investment in CPG/GS. No negative investment needs to be reported as the Bank has no legal obligation or commitment to provide further financial support to this entity; thus, no further losses have been or will be recorded on this investment. Any potential increase in the carrying value of the investment in CPG/GS, under the HLBV method, would depend upon how better off the Bank is at the end of the period than it was at the beginning of the period after the waterfall calculation performed to determine the amount of gain allocated to the investors.

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

FirstBank also provided an \$80 million advance facility to CPG/GS to fund unfunded commitments and costs to complete projects under construction, which was fully disbursed in 2011, and a \$20 million working capital line of credit to fund certain expenses of CPG/GS. The working capital line of credit was renewed and reduced to \$7 million for a period of two years expiring September 2016. During 2012, CPG/GS repaid the outstanding balance of the advance facility to fund unfunded commitments, and the funds became available for rewithdrawal under a one-time revolver agreement. These loans bear variable interest at 30-day LIBOR plus 300 basis points. As of March 31, 2016, the carrying value of the revolver agreement was \$15.1 million, which was included in the Corporation's commercial and industrial loans held for investment portfolio. The carrying value of the working capital line was \$3.7 million as of March 31, 2016.

Cash proceeds received by CPG/GS are first used to cover operating expenses and debt service payments, including those related to the note receivable, the advance facility, and the working capital line, described above, which must be substantially repaid before proceeds can be used for other purposes, including the return of capital to both PRLP and FirstBank. FirstBank will not receive any return on its equity interest until PRLP receives an aggregate amount equivalent to its initial investment and a priority return of at least 12%, resulting in FirstBank's interest in CPG/GS being subordinate to PRLP's interest. CPG/GS will then begin to make payments pro rata to PRLP and FirstBank, 35% and 65%, respectively, until FirstBank has achieved a 12% return on its invested capital and the aggregate amount of distributions is equal to FirstBank's capital contributions to CPG/GS.

The Bank has determined that CPG/GS is a VIE in which the Bank is not the primary beneficiary. In determining the primary beneficiary of CPG/GS, the Bank considered applicable guidance that requires the Bank to qualitatively assess the determination of the primary beneficiary (or consolidator) of CPG/GS based on whether it has both the power to direct the activities of CPG/GS that most significantly impact the entity's economic performance and the obligation to absorb losses of CPG/GS that could potentially be significant to the VIE or the right to receive benefits from the entity that could potentially be significant to the VIE.

The Bank determined that it does not have the power to direct the activities that most significantly impact the economic performance of CPG/GS as it does not have the right to manage the loan portfolio, impact foreclosure proceedings, or manage the construction and sale of the property; therefore, the Bank concluded that it is not the primary beneficiary of CPG/GS. As a creditor to CPG/GS, the Bank has certain rights related to CPG/GS; however, these are intended to be protective in nature and do not provide the Bank with the ability to manage the operations of CPG/GS. Since CPG/GS is not a consolidated subsidiary of the Bank and the transaction met the criteria for sale accounting under authoritative guidance, the Bank accounted for this transaction as a true sale, recognizing the cash received, the notes receivable, and the interest in CPG/GS, and derecognizing the loan portfolio sold.

Servicing Assets

The Corporation sells residential mortgage loans to GNMA, which generally securitizes the transferred loans into mortgage-backed securities. Also, certain conventional conforming loans are sold to FNMA or FHLMC with servicing retained. The Corporation recognizes as separate assets the rights to service loans for others, whether those servicing assets are originated or purchased.

The change	es in servicing assets are shown below:								
		Quarter ended							
		Ma	rch 31,	Mai	rch 31,				
		2	2016	2	015				
				(In thousand	ds)				
Balance at be	ginning of period	\$	24,282	\$	22,838				
Capitalization	n of servicing assets		1,161		1,073				
Amortization			(798)		(856)				
Adjustment to	o fair value		27		(38)				
Other (1)			20		(44)				
Balance at 6	end of period	\$	24,692	\$	22,973				
(1)	Amount represents the adjustment others.	to fair val	ue related to the re	epurchase of lo	oans serviced	for			

Impairment charges are recognized through a valuation allowance for each individual stratum of servicing assets. The valuation allowance is adjusted to reflect the amount, if any, by which the cost basis of the servicing asset for a given stratum of loans being serviced exceeds its fair value. Any fair value in excess of the cost basis of the servicing asset for a given stratum is not recognized.

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Changes in the impairment allowance v	were as follows:					
	Quarter ended					
	March 31,			March 31, 2015		
	2	2016				
			(I	n thousand	s)	
Balance at beginning of period	\$	136		\$	55	
Temporary impairment charges		27 58				
Recoveries		(54)			(20)	
Balance at end of period	\$	109		\$	93	

The components of net servicing income are shown below:					
	Quarter ended				
	March 31, March 31, 2016 2015				
			15		
			(In thousands)	
Servicing fees	\$	1,862	1,764		
Late charges and prepayment penalties		142 190		190	
Adjustment for loans repurchased		20 (44)		(44)	
Other (1)		-		(89)	
Servicing income, gross		2,024		1,821	
Amortization and impairment of servicing assets		(771)		(894)	
Servicing income, net	\$	1,253	\$	927	
(1) Mainly consisted of compensator	y fees impo	sed by GSEs.			

The Corporation's servicing assets are subject to prepayment and interest rate risks. The Corporation used constant prepayment rate assumptions for the Corporation's servicing assets for the government-guaranteed mortgage loans of 7.6% and 9.2% for the quarters ended March 31, 2016 and 2015, respectively. For conventional conforming mortgage loans, the Corporation used 8.0% and 9.0%, respectively, and, for the conventional non-conforming mortgage loans, the Corporation used 14.0% for each of the quarters ended March 31, 2016 and 2015. Discount rate assumptions used were 11.5% for government-guaranteed mortgage loans; 9.5% for conventional conforming mortgage loans; and 13.8% for conventional non-conforming mortgage loans for each of the quarters ended March 31, 2016 and 2015.

As of March 31, 2016, fair values of the Corporation's servicing assets were based on a valuation model that incorporates market driven assumptions regarding discount rates and mortgage prepayment rates, adjusted by the particular characteristics of the Corporation's servicing portfolio. The weighted averages of the key economic assumptions used by the Corporation in its valuation model and the sensitivity of the current fair value to immediate 10% and 20% adverse changes in those assumptions for mortgage loans as of March 31, 2016 were as follows:

		llars in thousan	ds)
Carrying amount of servicing assets	\$	24,692	
Fair value	\$	27,784	
Weighted-average expected life (in years)		8.58	
Constant prepayment rate (weighted-average annual rate)		10.06%	
Decrease in fair value due to 10% adverse change	\$	890	
Decrease in fair value due to 20% adverse change	\$	1,731	
Discount rate (weighted-average annual rate)		10.66%	

Decrease in fair value due to 10% adverse change	\$ 1,201	
Decrease in fair value due to 20% adverse change	\$ 2,309	

These sensitivities are hypothetical and should be used with caution. As the figures indicate, changes in fair value based on a 10% variation in assumptions generally cannot be extrapolated because the relationship between the change in assumption and 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 servicing asset is calculated without changing any other assumption; in reality, 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 counteract the sensitivities.

NOTE 14 – DEPOSITS

The following table summarizes deposit balances:						
	N	March 31,		December 31,		
	2016			2015		
	(In thousands)					
Type of account:						
Non-interest bearing checking accounts	\$	1,422,346	\$	1,336,559		
Savings accounts		2,553,268		2,459,186		
Interest-bearing checking accounts		1,077,505		1,088,651		
Certificates of deposit		2,375,348		2,356,245		
Brokered CDs		2,006,313		2,097,483		
	\$	9,434,780	\$	9,338,124		

Brokered CDs mature as follows:	Brokered CDs mature as follows:				
	March 31, 2016				
	(In thousands)				
Three months or less	\$	254,484			
Over three months to six months		379,095			
Over six months to one year		612,755			
One to three years		700,558			
Three to five years		58,719			
Over five years					
Total	\$	2,006,313			

The following are the components of interest	st expense on d	eposits:			
		0	uarter Ended		
	March 31,				March 31,
	2			2015	
	(In thousands)				
Interest expense on deposits	\$	16,480		\$	16,359
Accretion of premium from acquisition		(81)			-
Amortization of broker placement fees		858			1,335
Interest expense on deposits	\$	17,257		\$	17,694



NOTE 15 – SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE

		Ma	rch, 31		Decei	mber 31,	
		2	2016		2015		
			(Dolla	ers in thous	nousands)		
Repurchase agreeme 3.70%	ents, interest ranging from 1.96%	to					
(December 31, 202	15: 1.96% to 3.41%) (1)(2)	\$	700,000		\$	700,000	
(1)	Reported net of securities purcha agreements) by counterparty, wh	_	_		_	chase	
	As of March 31, 2016, includes			rate of 2.8	8% that lea		
(2)	right to call before their contract Subsequent to March 31, 2016, In addition, \$500 million is tied	no lender has e	exercised its ca				
(2)	Subsequent to March 31, 2016,	no lender has e	exercised its ca				

Repurchase agreements mature as follows:		
	Ma	arch 31, 2016
	(I	n thousands)
Over three months to one year	\$	400,000
One year to three years		100,000
Over five years		200,000
Total	\$	700,000

As of March 31, 2016 and December 31, 2015, the securities underlying such agreements were delivered to the dealers with which the repurchase agreements were transacted.

Repurchase agreements as of March 31, 2016, grouped by counterparty, were as follows:						

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i i	Dollars in thousands) Counterparty		Amount	Weighted-Average Maturity (In Months)
	T. I'. G. '. F' P.	Φ.	100,000	4
	Credit Suisse First Boston	\$	100,000	4 7
	Citigroup Global Markets		300,000	10
1	Dean Witter / Morgan Stanley The Morgan Chase		100,000	19 70
	P Morgan Chase	\$	700,000	70
			,	

NOTE 16 – ADVANCES FROM THE FEDERAL HOME LOAN BANK (FHLB)

		As of			As of
	March 31, 2016			December 31, 2015	
		(Dolla	ars in thous	ands)	
Fixed-rate advances from FHLB, with a weighted-					
average interest rate of 1.30% (December 31, 2015 - 1.30%)	\$	455,000		\$	455,00

Advances from	FHLB mature as follows:		ı		
		May	nah 21		
		1	March 31, 2016		
		(In th	(In thousands)		
	Over three months to six months	\$	100,000		
	Over one year to three years		225,000		
	Over three to four years		130,000		
	Total	\$	455,000		

As of March 31, 2016, the Corporation had additional capacity of approximately \$617.8 million on this credit facility based on collateral pledged at the FHLB, including a haircut reflecting the perceived risk associated with the collateral.

NOTE 17 – OTHER BORROWINGS

Other borrowings, as of the indicated dates, consist of:

|--|

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		2016	2015		
	(In thousands)				
Junior subordinated debentures due in 2034,					
interest-bearing at a floating rate of 2.75%					
over 3-month LIBOR (3.39% as of March 31, 2016					
and 3.28% as of December 31, 2015)	\$	97,626	\$	97,626	
Junior subordinated debentures due in 2034,					
interest-bearing at a floating rate of 2.50%					
over 3-month LIBOR (3.12% as of March 31, 2016					
and 3.07% as of December 31, 2015) (1)		118,557		128,866	
	\$	216,183	\$	226,492	
(1) Refer to Note 13 - Non-Consolidated Variable additional information about the Corporation's repassociated with these junior subordinated debenture	urchase and	•			

NOTE 18 – STOCKHOLDERS' EQUITY

Common Stock

As of March 31, 2016 and December 31, 2015, the Corporation had 2,000,000,000 authorized shares of common stock with a par value of \$0.10 per share. As of March 31, 2016 and December 31, 2015, there were 218,089,106 and 216,051,128 shares issued, respectively, and 217,011,555 and 215,088,698 shares outstanding, respectively. On July 30, 2009, the Corporation announced the suspension of common and preferred stock dividends effective with the preferred dividend for the month of August 2009. Refer to Note 3 for information about transactions related to common stock under the Omnibus Plan.

Preferred Stock

The Corporation has 50,000,000 authorized shares of preferred stock with a par value of \$1.00, redeemable at the Corporation's option subject to certain terms. This stock may be issued in series and the shares of each series will have such rights and preferences as are fixed by the Board of Directors when authorizing the issuance of that particular series. As of March 31, 2016, the Corporation has five outstanding series of non-convertible, non-cumulative preferred stock: 7.125% non-cumulative perpetual monthly income preferred stock, Series A; 8.35% non-cumulative perpetual monthly income preferred stock, Series B; 7.40% non-cumulative perpetual monthly income preferred stock, Series D; and 7.00% non-cumulative perpetual monthly income preferred stock, Series E. The liquidation value per share is \$25.

Effective January 17, 2012, the Corporation delisted all of its outstanding series of non-convertible, non-cumulative preferred stock from the New York Stock Exchange. The Corporation has not arranged for listing and/or registration on another national securities exchange or for quotation of the Series A through E Preferred Stock in a quotation medium.

Treasury stock

During the first quarter of 2016 and 2015, the Corporation withheld an aggregate of 115,121 shares and 50,708 shares, respectively, of the common stock paid to certain senior officers as additional compensation and vested restricted stock to cover employees' payroll and income tax withholding liabilities; these shares are held as treasury shares. As of March 31, 2016 and December 31, 2015, the Corporation had 1,077,551 and 962,430 shares held as treasury stock, respectively.

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

FirstBank Statutory Reserve (Legal Surplus)

The Banking Law of the Commonwealth of Puerto Rico requires that a minimum of 10% of FirstBank's net income for the year be transferred to legal surplus until such surplus equals the total of paid-in-capital on common and preferred stock. Amounts transferred to the legal surplus account from the retained earnings account are not available for distribution to the stockholders without the prior consent of the Puerto Rico Commissioner of Financial Institutions. The Puerto Rico Banking Law provides that, when the expenditures of a Puerto Rico commercial bank are greater than receipts, the excess of the expenditures over receipts shall be charged against the undistributed profits of the bank, and the balance, if any, shall be charged against the reserve fund, as a reduction thereof. If there is no reserve fund sufficient to cover such balance in whole or in part, the outstanding amount shall be charged against the capital account and the Bank cannot pay dividends until it can replenish the reserve fund to an amount of at least 20% of the original capital contributed. During the fourth quarter of 2015, \$2.8 million was transferred to the legal surplus reserve. FirstBank's legal surplus reserve, included as part of retained earnings in the Corporation's statement of financial condition, amounted to \$42.8 million as of March 31, 2016. There were no transfers to the legal surplus reserve during the quarter ended March 31, 2016.

NOTE 19 - INCOME TAXES

Income tax expense includes Puerto Rico and USVI income taxes as well as applicable United States ("U.S.") federal and state taxes. The Corporation is subject to Puerto Rico income tax on its income from all sources. As a Puerto Rico corporation, First Bancorp. is treated as a foreign corporation for U.S. and USVI income tax purposes and is generally subject to U.S. and USVI income tax only on its income from sources within the U.S. and USVI or income effectively connected with the conduct of a trade or business in those regions. Any such tax paid in the U.S and USVI is also creditable against the Corporation's Puerto Rico tax liability, subject to certain conditions and limitations.

Under the Puerto Rico Internal Revenue Code of 2011, as amended (the "2011 PR Code"), the Corporation and its subsidiaries are treated as separate taxable entities and are not entitled to file consolidated tax returns and, thus, the Corporation is not able to utilize losses from one subsidiary to offset gains in another subsidiary. Accordingly, in order to obtain a tax benefit from a net operating loss ("NOL"), a particular subsidiary must be able to demonstrate sufficient taxable income within the applicable NOL carry forward period. The 2011 PR Code provides a dividend received deduction of 100% on dividends received from "controlled" subsidiaries subject to taxation in Puerto Rico and 85% on dividends received from other taxable domestic corporations.

The Corporation has maintained an effective tax rate lower than the maximum statutory rate in Puerto Rico mainly by investing in government obligations and mortgage-backed securities exempt from U.S. and Puerto Rico income taxes and by doing business through an International Banking Entity ("IBE") unit of the Bank, and through the Bank's subsidiary, FirstBank Overseas Corporation, whose interest income and gain on sales is exempt from Puerto Rico income taxation. The IBE and FirstBank Overseas Corporation were created under the International Banking Entity Act of Puerto Rico, which provides for total Puerto Rico tax exemption on net income derived by IBEs operating in Puerto Rico on the specific activities identified in the IBE Act. An IBE that operates as a unit of a bank pays income taxes at the corporate standard rates to the extent that the IBE's net income exceeds 20% of the bank's total net taxable income.

As of March 31, 2016, the deferred tax assets, net of a valuation allowance of \$197.0 million, amounted to \$307.6 million and management concluded, based upon the assessment of all positive and negative evidence, that it is more likely than not that the Corporation will generate sufficient taxable income within the applicable NOL carry-forward periods to realize such amount.

The Corporation recorded an income tax expense of \$5.7 million in the first quarter of 2016 compared to \$8.0 million for the quarter ended March 31, 2015. For the quarter ended March 31, 2016, the Corporation calculated the provision for income taxes by applying the estimated annual effective tax rate for the full fiscal year to ordinary income or loss. In the computation of the consolidated worldwide annual estimated effective tax rate, ASC 740-270 requires the exclusion of legal entities with pre-tax losses from which a tax benefit cannot be recognized. The consolidated worldwide estimated effective tax rate, excluding entities with pre-tax losses from which a tax benefit cannot be recognized, is 21% for the quarter ended on March 31, 2016 compared to 22% for the quarter ended on March 31, 2015. The effective tax rate including all entities for the first quarter of 2016 is 20%.

As of March 31, 2016, the Corporation did not have Unrecognized Tax Benefits ("UTBs") recorded on its books. Audit periods remain open for review until the statute of limitations has passed. The statute of limitations under the 2011 PR code is 4 years; the statute of limitations for each of Virgin Islands and U.S. income tax purposes is three years after a tax return is due or filed, whichever is later. The completion of an audit by the taxing authorities or the expiration of the statute of limitations for a given audit period could result in an adjustment to the Corporation's liability for income taxes. Any such adjustment could be material to the results of operations for any given quarterly or annual period based, in part, upon the results of operations for the given period. For Virgin Islands and U.S. income tax purposes, all tax years subsequent to 2011 remain open to examination. The 2012 U.S. federal tax return is currently under examination by the IRS. For Puerto Rico tax purposes, all tax years subsequent to 2011 remain open to examination.

NOTE 20 - FAIR VALUE

Fair Value Measurement

The FASB authoritative guidance for fair value measurement 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 guidance also establishes a fair value hierarchy for classifying financial instruments. The hierarchy is based on whether the inputs to the valuation techniques used to measure fair value are observable or unobservable. Three levels of inputs may be used to measure fair value:

pricing models for which the determination of fair value required significant management		
prices, such as quoted prices for similar assets or liabilities, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 2 assets and liabilities include (i) mortgage-backed securities for which the fair value is estimated based on the value of identical or comparable assets, (ii) debt securities with quoted prices that are traded less frequently than exchange-traded instruments, and (iii) derivative contracts whose value is determined using a pricing model with inputs that are observable in the market or can be derived principally from or corroborated by observable market data. Valuations of Level 3 assets and liabilities are based on unobservable inputs that are supported by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined by using pricing models for which the determination of fair value required significant management	Level 1	for market transactions involving identical assets or liabilities. Level 1 assets and liabilities include equity securities that trade in an active exchange market, as well as certain U.S. Treasury and other U.S. government and agency securities and corporate debt securities that are traded by
by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined by using pricing models for which the determination of fair value required significant management	Level 2	prices, such as quoted prices for similar assets or liabilities, or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Level 2 assets and liabilities include (i) mortgage-backed securities for which the fair value is estimated based on the value of identical or comparable assets, (ii) debt securities with quoted prices that are traded less frequently than exchange-traded instruments, and (iii) derivative contracts whose value is determined using a pricing model with inputs that are observable in the market or can be derived principally from or corroborated by observable
deginents estimation.	Level 3	by little or no market activity and are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined by using

For the first quarter of 2016, there were no transfers into or out of Level 1, Level 2 or Level 3 of the fair value hierarchy.

Financial Instruments Recorded at Fair Value on a Recurring Basis

Investment securities available for sale

The fair value of investment securities was the market value based on quoted market prices (as is the case with equity securities, Treasury notes, and non-callable U.S. Agency debt securities), when available (Level 1), or, when available, market prices for identical or comparable assets (as is the case with MBS and callable U.S. agency debt) that are based on observable market parameters, including benchmark yields, reported trades, quotes from brokers or dealers, issuer spreads, bids, offers and reference data including market research operations (Level 2). Observable prices in the market already consider the risk of nonperformance. During the first quarter of 2016, the Corporation recorded OTTI charges of \$6.3 million on certain Puerto Rico Government debt securities, specifically bonds of GDB and the Puerto Rico Public Buildings Authority. The credit impairment loss was based on the probability of default and loss severity in the event of default in consideration of the latest information available about the Puerto Rico Government's financial condition. Refer to Note 4 – Investment Securities, for significant assumptions used to determine the credit impairment portion, including default rates and recovery rates, which are unobservable inputs. If listed prices or quotes are not available, fair value is based upon models that use unobservable inputs due to the limited market activity of the instrument, as is the case with certain private label mortgage-backed securities held by the Corporation (Level 3).

Private label MBS are collateralized by fixed-rate mortgages on single-family residential properties in the United States; the interest rate on the securities is variable, tied to 3-month LIBOR and limited to the weighted-average coupon of the underlying collateral. The market valuation represents the estimated net cash flows over the projected life of the pool of underlying assets applying a discount rate that reflects market observed floating spreads over LIBOR, with a widening spread based on a nonrated security. The market valuation is derived from a model that utilizes relevant assumptions such as the prepayment rate, default rate, and loss severity on a loan level basis. The Corporation modeled the cash flow from the fixed-rate mortgage collateral using a static cash flow analysis according to collateral attributes of the underlying mortgage pool (i.e., loan term, current balance, note rate, rate adjustment type, rate adjustment frequency, rate caps, and others) in combination with prepayment forecasts obtained from a commercially available prepayment model (ADCO). The variable cash flow of the security is modeled using the 3-month LIBOR forward curve. Loss assumptions were driven by the combination of default and loss severity estimates, taking into account loan credit characteristics (loan-to-value, state, origination date, property type, occupancy, loan purpose, documentation type, debt-to-income ratio, and other) to provide an estimate of default and loss severity.

Refer to the table below for further information regarding qualitative information for all assets and liabilities measured at fair value using significant unobservable inputs (Level 3).

Derivative instruments

The fair value of most of the Corporation's derivative instruments is based on observable market parameters and takes into consideration the credit risk component of paying counterparties, when appropriate, except when collateral is pledged. On interest caps, only the seller's credit risk is considered. The caps were valued using a discounted cash flow approach using the related LIBOR and swap rate for each cash flow.

Although most of the derivative instruments are fully collateralized, a credit spread is considered for those that are not secured in full. The cumulative mark-to-market effect of credit risk in the valuation of derivative instruments for the quarters ended March 31, 2016 and 2015 was immaterial.

				As of Ma	rch	31, 2016		•	•		As of Decen	ıb	er 31, 20	15	
		I	Fair	· Value Mea	ısu	rements	Us	ing	1	- Tai	r Value Mea	su	rements	Us	ing
(In thousands)	L	evel 1		Level 2		Level 3	Ass	sets/Liabiliti at Fair Value	Level 1		Level 2		Level 3	Ass	ets/Liabilit at Fair Value
Assets:					+										
Securities available for sale :															
Equity securities	\$	414	\$	-	\$	-	\$	414	\$ -	\$	-	\$	-	\$	-
U.S. Freasury Securities		7,518		-		-		7,518	7,497		-		-		7,497
Noncallable U.S. agency debt		-		335,572		-		335,572	-		315,467		-		315,467
		-		1,509,609		-		1,509,609	-		1,509,807		-		1,509,807

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

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Callable U.S. agency debt and MBS								
Puerto Rico government obligations	-	24,479	1,969	26,448	-	26,327	1,890	28,217
Private label MBS	1	-	24,594	24,594	-	-	25,307	25,307
Other investments	-	-	100	100	-	-	100	100
Derivatives, included in assets:								
Purchased interest rate cap agreements	-	368	-	368	-	806	-	806
Liabilities:								
Derivatives, included in liabilities:								
Written interest rate cap agreement	-	364	-	364	-	798	-	798
Forward contracts	-	272	-	272	-	123	-	123

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, 2016 and 2015.

			Quarter end	led March 31	,	
			2016	2015		
Level 3 Instrumen	ts Only	S	ecurities	S	ecurities	
In thousands)		Availa	ble For Sale ⁽¹⁾	Available For Sale ⁽¹⁾		
Beginning balance		\$	27,297		36,212	
Total gains (losse	s) (realized/unrealized):					
Included in earr	nings		(387)		(156)	
Included in other	er comprehensive income		1,258		619	
Purchases			-		100	
Principal repayme	ents and amortization		(1,505)		(2,461)	
Ending balance	T	\$	26,663	\$	34,314	
(1)	Amounts mostly related to pri	vate label mort	gage-backed securitie	S.		

		<u> </u>	Marc	h 31, 2016	<u> </u>
In thousands)	Fa	ir Value	Valuation Technique	Unobservable Input	Range
Investment securiti	es availal	ble-for-sale:			
Private label MBS	\$	24,505	Discounted cash flow	Discount rate	14.5%
				Prepayment rate	21.45% -100% (Weighted Average 30%)
				Projected Cumulative Loss Rate	0.50% -80% (Weighted Average 7%)
Puerto Rico Government Obligations		1,969	Discounted cash flow	Prepayment rate	3.00%

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

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Information about Sensitivity to Changes in Significant Unobservable Inputs

<u>Private label MBS</u>: The significant unobservable inputs in the valuation include probability of default, the loss severity assumption, and prepayment rates. Shifts in those inputs would result in different fair value measurements. Increases in the probability of default, loss severity assumptions, and prepayment rates in isolation would generally result in an adverse effect on the fair value of the instruments. Meaningful and possible shifts of each input were modeled to assess the effect on the fair value estimation.

<u>Puerto Rico Government Obligations</u>: The significant unobservable input used in the fair value measurement is the assumed prepayment rate of the underlying residential mortgage loans collateral on these obligations guaranteed by the Puerto Rico Housing Finance Authority ("PRHFA"). A significant increase (decrease) in the assumed rate would lead to a higher (lower) fair value estimate. Loss severity and probability of default are not included as significant unobservable variables due to the guarantee of the PRHFA. The PRHFA credit risk is modeled by discounting the cash flows using a curve appropriate to the PRHFA credit rating.

The table below summarizes changes in unrealized March 31, 2016 and 2015 for Level 3 assets and liab	•	
	Changes in Unrealized Losses	Changes in Unrealized Losses
	(Quarter ended March 31, 2016)	(Quarter Ended March 31, 2015)
Level 3 Instruments Only	Securities	Securities
(In thousands)	Available For Sale	Available For Sale
(In the detailed)	Available 1 of Sale	
Changes in unrealized losses relating to assets stil held at reporting date:		
Changes in unrealized losses relating to assets stil		\$ (156)

Additionally, fair value is used on a nonrecurring basis to evaluate certain assets in accordance with GAAP. Adjustments to fair value usually result from the application of lower-of-cost or market accounting (e.g., loans held for sale carried at the lower-of-cost or fair value and repossessed assets) or write downs of individual assets (e.g., goodwill, loans).

			Carryin	(Losses) Gain recorded for the Quarter Ended March 31, 2016					
		Lev	vel 1	Leve	el 2	I	Level 3		
			-	(In	thousan	ds)			
Loans re	ceivable (1)	\$	-	\$	-	\$	304,498	\$	675
Other Re	eal Estate Owned (2)		-		-		142,888		(2,910)
Mortgag	e servicing rights (3)		-		-		24,692		27
(1)	Consist mainly of in measured based on t that take into consid but adjusted for spectare not market obser	he fair va eration particle	alue of the rices in ob	collatera served tr	l. The fa ansaction	ir value is involv	was derived fr ving similar as	rom externa sets in simi	l appraisals lar locations
(2)	The fair value was d involving similar ass the properties (e.g., a are not market obsertion to the OREO po	sets in sir absorptio vable. L	nilar locat n rates an	ions but a	adjusted rating inc	for speci	ific characteris	stics and ass cing proper	sumptions of ties), which
(3)	Fair value adjustmen mortgage prepaymen market, measured at servicing rights inclu	nts to mon nt rates. T fair valu	The Corpo	ration car n-recurrin	ries its n g basis.	nortgage Assump	e servicing rightions for the v	hts at the lo	wer of cost o

11011-100	urring basis as shown in the	lic follows	ing taon	<u> </u>					
				g value	Losses recorded for the Quarter Ended March 31, 2015				
		Leve	el 1		vel 2	I	Level 3		
				(In t	nousands)		_		
							<u> </u>		
	eceivable (1)	\$	-	\$	-	\$	436,944	\$	(13,725)
Other R	eal Estate Owned (2)		-		-		122,628		(2,711)
Mortgag	ge servicing rights (3)		-		-		22,973		(38)
Loans H	Ield For Sale (4)		-		-		54,588		_
(1)	Consist mainly of i measured based on that take into conside but adjusted for speare not market obse	the fair valeration procession	alue of t rices in	he collat observed	eral. The f I transaction	air valu ons invo	ne was derived olving similar a	from externations from externations from externations from the street from the street from the street from externations	al appraisals lar locations
(2)	The fair value was of involving similar as the properties (e.g., are not market obseloan to the OREO p	sets in sir absorptio rvable. L	nilar loo n rates	cations be and net o	ut adjusted perating in	d for spence	ecific character of income prod	ristics and as ucing proper	sumptions of rties), which
(3)	Fair value adjustme mortgage prepayme or market, measured servicing rights incl	nts rates. I at fair va	The Co	rporatior a non-rec	carries its	s mortg sis. Ass	age servicing r umptions for th	ights at the l	ower of cost
(4)	The value of these l loans.	oans was	derived	from ex	ternal app	raisals,	adjusted for sp	ecific charac	eteristics of the

		March 31, 2016
	Method	Inputs
Loans	Income, Market, Comparable Sales, Discounted Cash Flows	External appraised values; probability weighting of broker price opinions; management assumptions regarding market trends or other relevant factors
OREO	Income, Market, Comparable Sales, Discounted Cash Flows	External appraised values; probability weighting of broker price opinions; management assumptions regarding market trends or other relevant factors

Mortgage servicing	Discounted Cash Flow	Weighted average prepayment rate of 10.06%;
rights		weighted average discount rate of 10.66%

The following is a description of the valuation methodologies used for instruments that are not measured or reported at fair value on a recurring basis or that are reported at fair value on a non-recurring basis. The estimated fair value was calculated using certain facts and assumptions, which vary depending on the specific financial instrument.

Cash and due from banks and money market investments

The carrying amounts of cash and due from banks and money market investments are reasonable estimates of their fair value. Money market investments include held-to-maturity securities, which have a contractual maturity of three months or less. The fair value of these securities is based on quoted market prices in active markets that incorporate the risk of nonperformance.

Other equity securities

Equity or other securities that do not have a readily available fair value are stated at their net realizable value, which management believes is a reasonable proxy for their fair value. This category is principally composed of stock that is owned by the Corporation to comply with FHLB regulatory requirements. The realizable value of the FHLB stock equals its cost as this stock can be freely redeemed at par.

Loans receivable, including loans held for sale

The fair value of loans held for investment and of mortgage loans held for sale was estimated using discounted cash flow analyses, based on interest rates currently being offered for loans with similar terms and credit quality and with adjustments that the Corporation's management believes a market participant would consider in determining fair value. Loans were classified by type, such

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as commercial, residential mortgage, and automobile. These asset categories were further segmented into fixed- and adjustable-rate categories. Valuations are carried out based on categories and not on a loan-by-loan basis. The fair values of performing fixed-rate and adjustable-rate loans were calculated by discounting expected cash flows through the estimated maturity date. 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. The fair value of credit card loans was estimated using a discounted cash flow method and excludes any value related to a customer account relationship. Other loans with no stated maturity, like credit lines, were valued at book value. Prepayment assumptions were considered for non-residential loans. For residential mortgage loans, prepayment estimates were based on a prepayment model that combined both a historical calibration and current market prepayment expectations. Discount rates were based on the U.S. Treasury and LIBOR/Swap Yield Curves at the date of the analysis, and included appropriate adjustments for expected credit losses and liquidity. For impaired collateral dependent loans, the impairment was primarily measured based on the fair value of the collateral, which is derived from appraisals that take into consideration prices in observable transactions involving similar assets in similar locations.

Deposits

The estimated fair value of demand deposits and savings accounts, which are deposits with no defined maturities, equals the amount payable on demand at the reporting date. The fair values of retail fixed-rate time deposits, with stated maturities, are based on the present value of the future cash flows expected to be paid on the deposits. The cash flows were based on contractual maturities; no early repayments were assumed. Discount rates were based on the LIBOR yield curve.

The estimated fair value of total deposits excludes the fair value of core deposit intangibles, which represent the value of the customer relationship, which is measured by the value of demand deposits and savings deposits that bear a low or zero rate of interest and do not fluctuate in response to changes in interest rates.

The fair value of brokered CDs, which are included within deposits, is determined using discounted cash flow analyses over the full term of the CDs. The fair value of the CDs is computed using the outstanding principal amount. The discount rates used were based on brokered CD market rates as of March 31, 2016. The fair value does not incorporate the risk of nonperformance, since interests in brokered CDs are generally sold by brokers in amounts of less than \$250,000 and, therefore, are insured by the FDIC.

Securities sold under agreements to repurchase

Some repurchase agreements reprice at least quarterly, and their outstanding balances are estimated to be their fair value. Where longer commitments are involved, fair value is estimated using exit price indications of the cost of

Adoption of new accounting requirements and recently issued but not yet effective accounting requirements

unwinding the transactions as of the end of the reporting period. The brokers who are the counterparties provide these indications. Securities sold under agreements to repurchase are fully collateralized by investment securities.

Advances from FHLB

The fair value of advances from FHLB with fixed maturities is determined using discounted cash flow analyses over the full term of the borrowings, using indications of the fair value of similar transactions. The cash flows assume no early repayment of the borrowings. Discount rates are based on the LIBOR yield curve. Advances from FHLB are fully collateralized by mortgage loans and, to a lesser extent, investment securities.

Other borrowings

Other borrowings consist of junior subordinated debentures. Projected cash flows from the debentures were discounted using the Bloomberg BB Finance curve plus a credit spread. This credit spread was estimated using the difference in yield curves between swap rates and a yield curve that considers the industry and credit rating of the Corporation as issuer of the note at a tenor comparable to the time to maturity of the debentures.

The following ta 2016 and Decembe			nate	ed fa	ir value and	carı	ying	g value of fin	ancial	instruments	as of M	Iarch 31,
2016 and Decembe	r 31,	2013										
	St.	tal Carrying Amount in tatement of Financial dition March 31, 2016]	air Value Estimate Iarch 31, 2016			Level 1		Level 2		Level 3
						(Ir	ı the	ousands)				
						(11						
Assets:												
Cash and due from banks and money												
market investments	\$	1,026,825		\$	1,026,825		\$	1,026,825	\$	-	\$	-
Investment securities available												
for sale		1,904,255			1,904,255			7,932		1,869,660		26,663
Other equity securities		32,310			32,310			-		32,310		-
Loans held for sale		37,868			41,138			-		30,718		10,420
Loans held for investment		9,131,342										
Less: allowance for loan and lease losses		(238,125)										
Loans held for investment, net of allowance	\$	8,893,217			8,855,624			-		-		8,855,624
Derivatives, included in assets		368			368			-		368		-
T . 1 .1			_									
Liabilities:		0.424.790	\dashv		0.451.510					0.451.510		
Deposits Securities sold		9,434,780			9,451,510			-		9,451,510		-
under agreements to repurchase		700,000			721,312			-		721,312		-
Advances from FHLB		455,000			456,895			-		456,895		-
Other borrowings		216,183			159,598			-		_		159,598

Derivatives, included in liabilities	636		636		-		636		-

	S1	tal Carrying Amount in tatement of Financial Condition	E	air Value Estimate cember 31,					1		112
	Dece	mber 31, 2015		2015	th		Level 1 ands)		Level 2		Level 3
				(111	tiiv	Jus	anus)				
Assets:											
Cash and due from banks and money											
market investments	\$	752,458	\$	752,458		\$	752,458	\$	-	\$	-
Investment securities available											
for sale		1,886,395		1,886,395			7,497		1,851,601		27,297
Other equity securities		32,169		32,169			-		32,169		-
Loans held for sale		35,869		36,844			-		28,709		8,135
Loans held for investment		9,273,865									
Less: allowance for loan and lease losses		(240,710)									
Loans held for investment, net of allowance	\$	9,033,155		8,899,696			-		-		8,899,696
Derivatives, included in assets		806		806			-		806		-
Liabilities:											
Deposits		9,338,124		9,334,073			-		9,334,073		-
Securities sold under agreements to repurchase		700,000		752,048			-		752,048		-
Advances from FHLB		455,000		453,182			-		453,182		-
Other borrowings		226,492		142,846			-		-		142,846
Derivatives, included in		921		921			-		921		-

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liabilities													
					6	52							

NOTE 21 – SUPPLEMENTAL CASH FLOW INFORMATION

Supplemental cash flow information is as follows:

	Quarter End	ded Mar	ch 31,
	2016		2015
	(In the	ousands)	
Cash paid for:			
Interest on borrowings	\$ 23,148	\$	24,502
Income tax	-		82
Non-cash investing and financing activities:			
Additions to other real estate owned	9,145		12,702
Additions to auto and other repossessed assets	14,873		20,464
Capitalization of servicing assets	1,161		1,073
Loan securitizations	67,728		46,914
Fair value of assets acquired (liabilities assumed) in the Doral Bank transaction:			
Loans	-		311,410
Premises and equipment, net	-		5,450
Core deposit intangible	-		5,820
Deposits	_		(523,517)

NOTE 22 – SEGMENT INFORMATION

Based upon the Corporation's organizational structure and the information provided to the Chief Executive Officer of the Corporation and, to a lesser extent, the Board of Directors, the operating segments are driven primarily by the Corporation's lines of business for its operations in Puerto Rico, the Corporation's principal market, and by geographic areas for its operations outside of Puerto Rico. As of March 31, 2016, the Corporation had six reportable segments: Commercial and Corporate Banking; Mortgage Banking; Consumer (Retail) Banking; Treasury and Investments;

United States Operations; and Virgin Islands Operations. Management determined the reportable segments based on the internal reporting used to evaluate performance and to assess where to allocate resources. Other factors such as the Corporation's organizational chart, nature of the products, distribution channels, and the economic characteristics of the product were also considered in the determination of the reportable segments.

The Commercial and Corporate Banking segment consists of the Corporation's lending and other services for large customers represented by specialized and middle-market clients and the public sector. The Commercial and Corporate Banking segment offers commercial loans, including commercial real estate and construction loans, and floor plan financings, as well as other products, such as cash management and business management services. The Mortgage Banking segment consists of the origination, sale, and servicing of a variety of residential mortgage loans. The Mortgage Banking segment also acquires and sells mortgages in the secondary markets. In addition, the Mortgage Banking segment includes mortgage loans purchased from other local banks and mortgage bankers. The Consumer (Retail) Banking segment consists of the Corporation's consumer lending and deposit-taking activities conducted mainly through its branch network and loan centers. The Treasury and Investments segment is responsible for the Corporation's investment portfolio and treasury functions executed to manage and enhance liquidity. This segment lends funds to the Commercial and Corporate Banking, Mortgage Banking and Consumer (Retail) Banking segments to finance their lending activities and borrows from those segments and from the United States Operations segment. The Consumer (Retail) Banking and the United States Operations segments also lend funds to other segments. The interest rates charged or credited by Treasury and Investments, the Consumer (Retail) Banking and the United States Operations segments are allocated based on market rates. The difference between the allocated interest income or expense and the Corporation's actual net interest income from centralized management of funding costs is reported in the Treasury and Investments segment. The United States Operations segment consists of all banking activities conducted by FirstBank in the United States mainland, including commercial and retail banking services. The Virgin Islands Operations segment consists of all banking activities conducted by the Corporation in the USVI and BVI, including commercial and retail banking services.

The accounting policies of the segments are the same as those referred to in Note 1, "Basis of Presentation and Significant Accounting Policies," in the audited consolidated financial statements of the Corporation for the year ended December 31, 2015, which are included in the Corporation's 2015 Annual Report on Form 10-K.

The Corporation evaluates the performance of the segments based on net interest income, the provision for loan and lease losses, non-interest income, and direct non-interest expenses. The segments are also evaluated based on the average volume of their interest-earning assets less the allowance for loan and lease losses.

The followin	g	table presen	ts i	nformation a	abo	ut the report	able	e segments:					
(In thousands)		Mortgage Banking		Consumer (Retail) Banking		Commercial and Corporate	I	Treasury and nvestments	United States Operations		Virgin Islands Operations		Total
For the quarter ended March 31, 2016:													
Interest income	\$	35,219	\$	46,066	\$	33,548	\$	13,760	\$ 12,724		\$ 9,514	95	150,831
Net (charge) credit for transfer of funds		(12,924)		3,882		(6,096)		14,526	612		-		-
Interest expense		-		(6,162)		-		(15,469)	(3,689)		(863)		(26,183)
Net interest income		22,295		43,786		27,452		12,817	9,647		8,651		124,648
(Provision) release for loan and lease losses		(6,140)		(8,537)		(7,548)		-	(210)		1,382		(21,053)
Non-interest income (loss)		4,487		12,736		561		(2,401)	1,183		1,903		18,469
Direct non-interest expenses		(10,833)		(32,089)		(9,664)		(1,050)	(7,261)		(6,989)		(67,886)
Segment income	\$	9,809	\$	15,896	\$	10,801	\$	9,366	\$ 3,359		\$ 4,947	9	54,178
Average earnings assets	\$	2,602,209	\$	2,030,598	\$	2,552,200	\$	2,777,748	\$ 1,140,630		\$ 629,037	9	11,732,422
										H		+	
(In thousands)		Mortgage Banking		Consumer (Retail) Banking		Commercial and Corporate	I	Treasury and nvestments	United States Operations		Virgin Islands Operations		Total
For the quarter ended March 31, 2015:													

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			 •		1					_				-
Interest income	\$	33,876	\$ 49,836	\$	34,803	\$	13,067	\$	11,231		\$ 9,672		\$	152,485
Net (charge) credit for transfer of funds		(11,236)	3,684		(3,795)		7,754		3,593		-			1
Interest expense		-	(5,657)		-		(16,007)		(4,339)		(835)			(26,838)
Net interest income		22,640	47,863		31,008		4,814		10,485		8,837			125,647
(Provision) release for loan and lease losses		(6,963)	(16,685)		(9,093)		-		2,133		(2,362)			(32,970)
Non-interest income (loss)		3,399	12,417		524		(100)		524		2,522			19,286
Direct non-interest expenses		(8,065)	(31,559)		(7,979)		(1,339)		(7,183)		(8,580)			(64,705)
Segment income	\$	11,011	\$ 12,036	\$	14,460	\$	3,375	\$	5,959		\$ 417		\$	47,258
Average earnings assets	\$	2,492,247	\$ 2,045,277	\$	3,028,358	\$	2,764,058	9	971,887		\$ 639,162		\$	11,940,989
						\vdash		H		Ц		-	\dashv	
1	1			ll										

	Quarte	r Ended	
	Mar	ch 31,	
	2016		2015
Net income:			1
Total income for segments and other	\$ 54,178	\$	47,258
Other non-interest gain (loss) (1)	-		13,443
Other operating expenses (2)	(25,111)		(27,023
Income before income taxes	29,067		33,678
Income tax expense	(5,723)		(8,032
Total consolidated net income	\$ 23,344	\$	25,646

Total average ear	ning assets for segments	\$	11,732,422		\$	11,940,989						
Average non-earn	ing assets		922,010			934,999						
Total consolidat	ted average assets	\$	12,654,432		\$	12,875,988						
(1)	The bargain purchase gain on the a Bank in 2015 is presented as an O	•		•	•	from Doral						
(2) Expenses pertaining to corporate administrative functions that support the operating segment but are not specifically attributable to or managed by any segment are not included in the reported financial results of the operating segments. The unallocated corporate expenses include certain general and administrative expenses and related depreciation and amortization expenses.												
	64											

NOTE 23 – REGULATORY MATTERS, COMMITMENTS AND CONTINGENCIES

The Corporation is subject to various regulatory capital requirements imposed by the federal banking agencies. Failure to meet minimum capital requirements can result in certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a direct material adverse effect on the Corporation's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Corporation must meet specific capital guidelines that involve quantitative measures of the Corporation's assets and liabilities, and certain off-balance sheet items as calculated under regulatory accounting practices. The Corporation's capital amounts and classification are also subject to qualitative judgments and adjustment by the regulators with respect to minimum capital requirements, components, risk weightings, and other factors.

First BanCorp. is subject to a Written Agreement that the Corporation entered into with the New York FED on June 3, 2010. The Written Agreement provides, among other things, that the holding company must serve as a source of strength to FirstBank, and that, except with the consent generally of the New York FED and Federal Reserve Board, (1) the holding company may not pay dividends to stockholders or receive dividends from FirstBank, (2) the holding company and its nonbank subsidiaries may not make payments on trust-preferred securities or subordinated debt, and (3) the holding company cannot incur, increase, or guarantee debt or repurchase any capital securities. The Written Agreement also required that the holding company submit a capital plan acceptable to the New York FED that reflected sufficient capital at First BanCorp. on a consolidated basis and follow certain guidelines with respect to the appointment or change in responsibilities of senior officers. The foregoing summary is not complete and is qualified in all respects by reference to the actual language of the Written Agreement.

The Corporation submitted its Capital Plan setting forth its plans for how to improve its capital positions to comply with the Written Agreement over time. In addition to the Capital Plan, the Corporation submitted to its regulators a liquidity and brokered CD plan, including a contingency funding plan, a non-performing asset reduction plan, a budget and profit plan, a strategic plan, and a plan for the reduction of classified and special mention assets. As of March 31, 2016, the Corporation had completed all of the items included in the Capital Plan and is continuing to work on reducing non-performing loans. The Written Agreement also requires the submission to the regulators of quarterly progress reports.

Although the Corporation and FirstBank became subject to the U.S. Basel III capital rules ("Basel III rules") beginning on January 1, 2015, certain requirements of the U.S. Basel III rules will be phased in over several years. The phase-in period for certain deductions and adjustments to regulatory capital (such as certain intangible assets and deferred tax assets that arise from net operating losses and tax credit carryforwards) will be completed on January 1, 2018. The Corporation and FirstBank compute risk-weighted assets using the Standardized Approach required by the Basel III rules.

The Basel III rules require the Corporation to maintain an additional capital conservation buffer of 2.5% to avoid limitations on both (i) capital distributions (e.g. repurchases of capital instruments or dividend or interest payments on capital instruments), and (ii) discretionary bonus payments to executive officers and heads of major business lines. The phase-in of the capital conservation buffer began on January 1, 2016 with a first year requirement of 0.625% of additional Common Equity Tier 1 Capital ("CET1"), which will be progressively increased over a four-year period, increasing by that same percentage amount on each subsequent January 1 until it reaches the fully phased-in 2.5% CET1 requirement on January 1, 2019.

Under the fully phased-in Basel III rules, the Corporation will be required to maintain: (i) a minimum CET1 capital to risk-weighted assets ratio of at least 4.5%, plus the 2.5% "capital conservation buffer," resulting in a required minimum CET1 ratio of at least 7%, (ii) a minimum ratio of total Tier 1 capital to risk-weighted assets of at least 6.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum Tier 1 capital ratio of 8.5%, (iii) a minimum ratio of total Tier 1 plus Tier 2 capital to risk-weighted assets of at least 8.0%, plus the 2.5% capital conservation buffer, resulting in a required minimum total capital ratio of 10.5%, and (iv) a required minimum leverage ratio of 4%, calculated as the ratio of Tier 1 capital to average on-balance sheet (non-risk adjusted) assets.

In addition, as required under the Basel III rules, the Corporation's trust preferred securities ("TRuPs") were fully phased out from Tier 1 capital on January 1, 2016. However, the Corporation's TRuPs may continue to be included in Tier 2 capital until the instruments are redeemed or mature.

In March 2016, the FDIC adopted a final rule that will impose on banks with at least \$10 billion in assets a deposit insurance assessment surcharge of 4.5 cents per \$100 of their assessment base, after making certain adjustments. The final rule which becomes effective on July 1, 2016, will apply to FirstBank.

Please refer to the discussion in "Part I – Item 7 – Business – Supervision and Regulation" in the Corporation's 2015 Form 10-K for a more complete discussion of supervision and regulatory matters and activities that affect the Corporation and its subsidiaries.

The Corporation's and	d ite	hanking subsi	idiary	's regula	tory c	anital nositio	one as of Me	arch 3	1 2016 and 1	 December
31, 2015 were as follo		•	iuiai y	s regula	nory c	apitai positio	ons as of two	arcii 3	1, 2010 and 1	December
					Regu	latory Requ	irements			
		Actual	1		Fo	r Capital A Purpose			To be Il-Capitalized Threshol	d-Regular
		Amount		Ratio	Δ	mount	Ratio		Amount	Ratio
		Inount	1	Vatio			Katio	1		Katio
			<u> </u>		(Do	ollars in thou	sands)		1	I
As of March 31, 2016										
Total Capital (to										
Risk-Weighted Assets)							+ +			1
First BanCorp.	\$	1,842,251	20	0.17%	\$	730,576	8.0%		N/A	N/A
FirstBank	\$	1,823,238		9.97%	\$	730,277	8.0%	\$	912,846	10.0%
Common Equity Tier 1		, , , , , ,				, , , , , ,			, , , ,	
Capital										
(to Risk-Weighted										
Assets)										
First BanCorp.	\$	1,516,041	10	6.60%	\$	410,949	4.5%		N/A	N/A
FirstBank	\$	1,474,364	10	6.15%	\$	410,781	4.5%	\$	593,350	6.5%
Tier I Capital (to										
Risk-Weighted Assets)										
First BanCorp.	\$	1,516,041	10	6.60%	\$	547,932	6.0%		N/A	N/A
FirstBank	\$	1,706,771	1	8.70%	\$	547,708	6.0%	\$	730,277	8.0%
Leverage ratio										
First BanCorp.	\$	1,516,041	1:	2.20%	\$	497,157	4.0%		N/A	N/A
FirstBank	\$	1,706,771	13	3.75%	\$	496,530	4.0%	\$	620,662	5.0%
										_
As of December 31, 2015										
Total Capital (to										_
Risk-Weighted Assets)										
First BanCorp.	\$	1,828,559		0.01%	\$	731,164	8.0%		N/A	N/A
FirstBank	\$	1,802,711	19	9.73%	\$	730,824	8.0%	\$	913,530	10.0%
Common Equity Tier 1										
Capital Waishard							+			
(to Risk-Weighted										
Assets)	\$	1,546,678	1.	6.0201	\$	411,280	4.5%		N/A	NT/A
First BanCorp.		1		6.92%	\$	1		\$	1	N/A
FirstBank Tier I Cepitel (to	\$	1,493,478	+1	6.35%		411,088	4.5%	Þ	593,794	6.5%
Tier I Capital (to	1		+		+		+ +		 	
Risk-Weighted Assets)										

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First BanCorp.	\$ 1,546,678	16.92%	\$	548,373	6.0%		N/A	N/A
FirstBank	\$ 1,685,656	18.45%	\$	548,118	6.0%	\$	730,824	8.0%
Leverage ratio								
First BanCorp.	\$ 1,546,678	12.22%	\$	506,322	4.0%		N/A	N/A
FirstBank	\$ 1,685,656	13.33%	\$	505,648	4.0%	\$	632,060	5.0%

The Corporation enters into financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers. These financial instruments may include commitments to extend credit and commitments to sell mortgage loans at fair value. As of March 31, 2016, commitments to extend credit amounted to approximately \$1.2 billion, of which \$644.2 million relates to credit card loans. Commercial and Financial standby letters of credit amounted to approximately \$37.6 million. Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any conditions established in the contract. Commitments generally have fixed expiration dates or other termination clauses. Since certain commitments are expected to expire without being drawn upon, the total commitment amount does not necessarily represent future cash requirements. For most of the commercial lines of credit, the Corporation has the option to reevaluate the agreement prior to additional disbursements. In the case of credit cards and personal lines of credit, the Corporation can cancel the unused credit facility at any time and without cause. Generally, the does not enter into interest rate lock agreements with prospective borrowers in connection with its mortgage banking activities.

As of March 31, 2016, First BanCorp. and its subsidiaries were defendants in various legal proceedings arising in the ordinary course of business. Management believes that the final disposition of these matters, to the extent not previously provided for, will not have a material adverse effect, individually or in the aggregate, on the Corporation's financial position, results of operations or cash flows.

NOTE 24 - FIRST BANCORP. (HOLDING COMPANY ONLY) FINANCIAL INFORMATION

The following condensed financial information presents the financial position of the Holding Company only as of March 31, 2016 and December 31, 2015 and the results of its operations for the quarters ended March 31, 2016 and 2015.

Statemen	nts of Fina	ncial Condition	1	
		March 31, 2016		As of December 31,
		(In tho	usands)	
Assets				
Cash and due from banks	\$	28,470	\$	29,103
Money market investments		6,111		6,111
Other investment securities		285		285
Loans held for investment, net		256		266
Investment in First Bank Puerto Rico, at equity		1,939,272		1,888,036
Investment in First Bank Insurance Agency, at equity		9,017		14,382
Investment in FBP Statutory Trust I		2,929		2,929
Investment in FBP Statutory Trust II		3,557		3,866
Other assets		5,370		4,632
Total assets	\$	1,995,267	\$	1,949,610
Liabilities and Stockholders' Equity				
Liabilities:				
Other borrowings	\$	216,183	\$	226,492
Accounts payable and other liabilities		29,917		28,984
Total liabilities		246,100		255,476
Stockholders' equity		1,749,167		1,694,134
Total liabilities and stockholders' equity	\$	1,995,267	\$	1,949,610

Statements of Income								
	Quarter Ended							
	March 31,		March 31,					
	2016 2015							
	(In thousands)							
T	+							
Income:								
Interest income on money market investments	\$	5	\$	5				
Other income		60		56				
		65		61				
Expense:								
Notes payable and other borrowings		1,978		1,817				
Other operating expenses		650		604				
		2,628		2,421				
Gain on early extinguishment of debt		4,217		-				
Income (loss) before income taxes and equity in undistributed								
earnings of subsidiaries		1,654		(2,360)				
Equity in undistributed earnings of subsidiaries		21,690		28,006				
and an analyticated earnings of subsidiaries		21,070		20,000				
Net income	\$	23,344	\$	25,646				
Other comprehensive income, net of tax		30,391		7,140				
Comprehensive income	\$	53,735	\$	32,786				

NOTE 25 – SUBSEQUENT EVENTS

The Corporation has performed an evaluation of events occurring subsequent to March 31, 2016; management has determined that there are no events occurring in this period that require disclosure in or adjustment to the accompanying financial statements.

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

OPERATIONS (MD&A)

SELECTED FINANCIAL DATA					
		Quart	er ended		
(In thousands, except for per share and financial rati	os)	Ma	rch 31,		
		2016		2015	
Condensed Income Statements:					
Total interest income	\$	150,831	\$	152,485	
Total interest expense		26,183		26,838	
Net interest income		124,648		125,647	
Provision for loan and lease loss	es	21,053		32,970	
Non-interest income		18,469		32,729	
Non-interest expenses		92,997		91,728	
Income before income taxes		29,067		33,678	
Income tax expense		5,723		8,032	
Net income		23,344		25,646	
Net income attributable to comm stockholders	ion	23,344		25,646	
Per Common Share Results:					
Net earnings per common share-	basic \$	0.11	\$	0.12	
Net earnings per common share-	diluted \$	0.11	\$	0.12	
Cash dividends declared	\$	-	\$	-	
Average shares outstanding		212,348		210,686	
Average shares outstanding dilut	ed	213,274		212,746	
Book value per common share	\$	7.89	\$	7.81	
Tangible book value per commo	n share (1) \$	7.66	\$	7.55	
Selected Financial Ratios (In Percent):					
Profitability:					
Return on Average Assets		0.74		0.81	
Interest Rate Spread (2)		4.11		4.13	
Net Interest Margin (2)		4.35		4.31	
Return on Average Total Equity		5.46		6.15	
Return on Average Common Eq	uity	5.57		6.29	
Average Total Equity to Average		13.60		13.13	
Tangible common equity ratio (1	.)	13.13		12.33	
Dividend payout ratio		-		-	
Efficiency ratio (3)		64.98		57.92	
Asset Quality:					
		2.61		2.38	

		As of March 31, 2016		
	Common Stock Price: End of period	\$	2.92	\$ 6.20
Other Information	:			
	excluding residential real estate loans (4)		59.23	57.82
	Allowance to total non-performing loans held for investment,			
	Allowance to total non-performing loans held for investment (4)		41.42	40.11
	Non-performing loans held for investment to total loans held for investment (4)		6.30	5.94
	Non-performing assets to total assets (4)		5.80	5.74
	Provision for loan and lease losses to net charge-offs		89.06	112.52
	Net charge-offs (annualized) to average loans (4)		1.03	1.25
	Allowance for loan and lease losses to total loans held for investment			