INDEPENDENT BANK CORP/MI/
Form DEF 14A
March 17, 2004

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                    UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
            WASHINGTON, D.C. 20549
                    SCHEDULE 14A
                    Proxy Statement Pursuant to Section 14(a) of the Securities
                        Exchange Act of 1934 (Amendment No. )
Filed by the Registrant [X]
Filed by a Party other than the Registrant [ ]
Check the appropriate box:
[ ] Preliminary Proxy Statement
[ ] CONFIDENTIAL, FOR USE OF THE COMMISSION ONLY (AS PERMITTED BY
    RULE 14a-6(e)(2))
[X] Definitive Proxy Statement
[ ] Definitive Additional Materials
[ ] Soliciting Material Pursuant to Section 240.14a-12
    Independent Bank Corporation
(Name of Registrant as Specified In Its Charter)
(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Payment of Filing Fee (check the appropriate box):
[X] No fee required.
[ ] Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.
1) Title of each class of securities to which transaction applies:
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6) Amount Previously Paid:
7) Form, Schedule or Registration Statement No.:
8) Filing Party:
9) Date Filed:
[INDEPENDENT BANK CORPORATION LOGO]
March 18, 2004

Dear Shareholder:

We invite you to attend our 2004 Annual Meeting of Shareholders. This year's meeting will be held on Friday, April 23, 2004, at 3:00 p.m. at the Ionia Theater, 205 West Main Street, Ionia, Michigan 48846.

It is important that your shares are represented at the Annual Meeting. Please carefully read the Notice of Annual Meeting and Proxy Statement. Whether or not you expect to attend the Annual Meeting, PLEASE SIGN, DATE AND RETURN THE ENCLOSED PROXY IN THE ENVELOPE PROVIDED OR REGISTER YOUR VOTE BY PHONE OR THE INTERNET.

Sincerely,
/s/ Charles Van Loan
Charles Van Loan
President and
Chief Executive Officer

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

To Be Held April 23, 2004

The Annual Meeting of Shareholders of Independent Bank Corporation will be held at the Ionia Theater, 205 West Main Street, Ionia, Michigan 48846 , on Friday, April 23, 2004, at 3:00 p.m. (local time) for the following purposes:

1. To elect two nominees to our Board of Directors to serve three-year terms expiring in 2007.
2. To transact such other business as may properly come before the meeting or any adjournment thereof.

Shareholders of record as shown by our transfer books at the close of business on February 24, 2004, are entitled to notice of and to vote at the meeting or any adjournment thereof. Whether or not you expect to be present in person at this meeting, please sign the enclosed proxy and return it promptly in the enclosed envelope or register your vote by phone or the internet, if you attend the meeting and wish to vote in person, you may do so even though you have submitted a proxy.

By order of our Board of Directors,

/s/ Robert N. Shuster<br>Robert N. Shuster<br>Secretary

Dated: March 18, 2004

INDEPENDENT BANK CORPORATION<br>230 West Main Street Ionia, Michigan 48846

PROXY STATEMENT

MARCH 18, 2004

This Proxy Statement is furnished in connection with the solicitation, beginning approximately March 18, 2004 , by our Board of Directors, of proxies for use at the Annual Meeting of Shareholders. This meeting will be held on Friday, April 23, 2004, at 3:00 p.m. at the Ionia Theater, 205 West Main Street, Ionia, Michigan 48846.

If the form of the Proxy accompanying this Proxy Statement is properly executed and returned, the shares represented by the Proxy will be voted at the Annual Meeting of Shareholders in accordance with the directions given in such Proxy. If no choice is specified, the shares represented by the Proxy will be voted for the election of directors listed as nominees.

To vote by telephone, shareholders of record (shareholders who have been issued a certificate representing their shares) may call toll free on a touch-tone telephone 1-877-PRX-VOTE (1-877-779-8683); enter the control number located on your proxy card and follow the recorded instructions. To vote by internet, go to the site http://www.eproxyvote.com/ibcp; enter the control number located on your proxy card and follow the instructions provided.

If your shares are held through a bank or a broker (referred to as "street name"), you may also be eligible to vote your shares electronically. Simply follow the instructions on your voting form, using either the toll-free

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telephone number or the internet address that is listed.

A Proxy may be revoked prior to its exercise by delivering a written notice of revocation to our Secretary, executing a subsequent Proxy or attending the meeting and voting in person. Attendance at the meeting does not, however, automatically serve to revoke a Proxy.

## VOTING SECURITIES AND RECORD DATE

As of February 24,2004 , the record date for the Annual Meeting, we had issued and outstanding $19,600,076$ shares of Common Stock. Shareholders are entitled to one vote for each share of our Common Stock registered in their names at the close of business on the record date. Votes cast at the meeting and submitted by proxy are counted by the inspectors of the meeting, who are appointed by us.

As of February 24, 2004, no person was known by us to be the beneficial owner of more than 5\% of our Common Stock, except as follows:

| Title of Class | Name and Address of Beneficial Owner | Amount and Nature of Beneficial Ownership | Approximate <br> Percent <br> of Class |
| :---: | :---: | :---: | :---: |
| Common Stock, \$1 par value | Independent Bank Corporation Employee Savings and Stock Ownership Trust ("ESSOT") 230 West Main Street Ionia, Michigan 48846 | $1,106,913$ | $5.50 \%$ |

Our ESSOT holds shares of Common Stock pursuant to the terms of our Employee Savings and Stock Ownership Plan ("ESSOP"). The Principal Financial Group administers the ESSOP and serves as directed trustee. Our ESSOP Administrative Committee has investment power with respect to the shares of Common Stock held by the ESSOT and has voting power to the extent that the ESSOP participants do not direct the voting of the shares of Common Stock allocated to their accounts.

Our Administrative Committee is comprised of three of our officers: Robert N. Shuster, James J. Twarozynski and Laurinda M. Neve. Except for the shares of Common Stock allocated to their account as participants in the ESSOP, each member of our Administrative Committee disclaims beneficial ownership of the shares held by the ESSOP.

## ELECTION OF DIRECTORS

Our Articles of Incorporation provide that our Board be divided into three classes of nearly equal size, with the classes to hold office for staggered terms of three years each. Our Bylaws permit our Board of Directors to establish the size of our Board from three to fifteen members. Our current Board has fixed the size of our Board at six members. Jeffrey A. Bratsburg and Charles C. Van Loan are nominees to serve three-year terms expiring in 2007. Mr. Hetzler, Mr. Haske, Mr. Palmer and Mr. McCarty are incumbent directors previously elected by our shareholders.

The Proxies cannot be voted for a greater number of persons than the number of nominees named. In the event that any nominee is unable to serve, which is not now contemplated, our Board may designate a substitute nominee. The proxy holders, to the extent they have been granted authority to vote in the election of directors, may or may not vote for a substitute nominee.

In addition to the nominees for director, each director whose term will continue after the meeting is named on the following page. Each nominee and director owned beneficially, directly or indirectly, the number of shares of Common Stock set forth opposite their respective names. The stock ownership information and the information relating to each nominee's and director's age, principal occupation or employment for the past five years has been furnished to us as of February 24, 2004, by the respective nominees and directors.

A plurality of the votes cast at the Annual Meeting of Shareholders is required to elect the nominees as directors. Accordingly, at this year's meeting, the two individuals who receive the largest number of votes cast at the meeting will be elected as directors. Shares not voted at the meeting, whether by abstention, broker non-vote or otherwise, will not be treated as votes cast at the meeting. Our Board of Directors recommends a vote FOR the election of the persons nominated by our Board.

NOMINEES FOR THREE-YEAR TERMS EXPIRING IN 2007
Jeffrey A. Bratsburg (age 60)
138,590
Mr. Bratsburg served as President and Chief Executive
Officer of independent Bank West Michigan from 1985 until
his retirement in 1999. He became a Director in 2000.

Charles C. Van Loan (age 56)
Amount and
Nature of
Beneficial
Ownership (1)

Mr. Van Loan is the President and Chief Executive Officer of Independent Bank Corporation. He became a Director in 1992.

DIRECTORS WHOSE TERMS EXPIRE IN 2005
Terry L. Haske (age 55)
56,109(3)
Mr. Haske is the President of Ricker \& Haske, CPAs, PC. He became a Director in 1996.

Charles A. Palmer (age 59)
98,424
Mr. Palmer is an attorney and a professor of law at Thomas M. Cooley Law School. He became a Director in 1991.

DIRECTORS WHOSE TERMS EXPIRE IN 2006

Robert L. Hetzler (age 59) 40,754
Mr. Hetzler is the President of Monitor Sugar Company
(food processor). He became a Director in 2000.

James E. McCarty (age 56)
Mr. McCarty is the President of McCarty Communications (commercial printing). He became a Director in 2002.
(1) Except as described in the following notes, each nominee owns the shares directly and has sole voting and investment power or shares voting and investment power with his spouse under joint ownership. Includes shares of Common Stock that are issuable under options exercisable within 60 days.
(2) Includes 33,405 shares allocated to Mr. Van Loan's account under the ESSOT, 2,836 shares held by Mr. Van Loan's dependent children and 27,431 shares held in a spousal trust.
(3) Includes 5,149 shares owned jointly with Mr. Haske's father with respect to which Mr. Haske shares voting and investment power.
(4) Excludes 3,938 common stock units held in Mr. McCarty's account under our deferred compensation and stock purchase plan for non-employee directors that are payable in our Common Stock upon retirement. Includes 3, 962 shares held in a spousal trust and 1,550 shares held by a corporation owned by Mr. McCarty.

CORPORATE GOVERNANCE AND BOARD MATTERS

## CORPORATE GOVERNANCE PRINCIPLES

For many years, our Board of Directors has been committed to sound and effective corporate governance practices. This past year the Board documented those practices by adopting our Corporate Governance Principles. These principles address director qualifications, periodic performance evaluations, stock ownership guidelines and other corporate governance matters. Under those principles, a majority of the members of our Board must qualify as independent under the rules established by the NASDAQ stock market on which our stock trades. Our principles also require the Board to have an audit committee, compensation committee and a nominating and corporate governance committee, and that each member of those committees qualify as independent under the NASDAQ rules. Our corporate governance principles, as well as the charters of each of the foregoing committees are available for review on our website at www.ibcp.com under the "Investor Relations" tab.

CODE OF BUSINESS CONDUCT AND ETHICS AND CODE OF ETHICS
FOR SENIOR FINANCIAL OFFICERS
Our Board has also adopted a Code of Business Conduct and Ethics that applies to all of our employees, officers and directors. In addition, the Board adopted a Code of Ethics for Senior Financial Officers, which includes our principle executive officer, principle financial officer and controller. Each of these codes is posted on our website and can also be obtained free of charge through our Corporate Secretary at 230 West Main Street, Ionia, Michigan 48846. Any changes to or waivers of either code for our CEO or senior financial officers will be disclosed at our website.

DETERMINATION OF INDEPENDENCE OF BOARD MEMBERS

As required by our Corporate Governance Principles, our Board has determined that each of the following directors qualifies as an "Independent Director", as such term is defined in Market Place Rules 4200 (a) (15) of the

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National Association of Securities Dealers (the "NASD"): Jeffrey A. Bratsburg, Charles A. Palmer, Terry L. Haske, Robert L. Hetzler and James E. McCarty. Our Board has also determined that each member of the three committees of the Board meets the independence requirements applicable to those committees as prescribed by the NASDAQ listing requirements, and, as to the audit committee, under the applicable rules of the Securities and Exchange Commission. There are no family relationships between or among our directors, nominees or executive officers.

## MEETING ATTENDANCE

Each of our directors is expected to attend all meetings of the Board, applicable committee meetings, and our annual meeting of shareholders. Each of our directors attended our 2003 annual shareholder meeting. During 2003, the Board held 7 meetings; each director attended at least 75\% of the aggregate number of meetings of our Board and Board committees on which they served.

## BOARD COMMITTEES

Our audit committee, which met on nine occasions in 2003, consists of directors Haske, Hetzler and Palmer. Our Board has determined that Mr. Haske qualifies as the "Audit Committee Financial Expert", as that term is defined in the rules recently established by the Securities and Exchange Commission. The primary purpose of this committee is to assist the Board in overseeing (1) the quality and integrity of our accounting, auditing and reporting practices, (2) the performance of our internal audit function and independent auditor, and (3) our disclosure controls and system of internal controls regarding, finance, accounting, legal compliance, and ethics that management and our Board have established. A copy of the committee's charter, which was amended and restated this past year following the committee's annual review and reassessment of its charter, is attached to this Proxy Statement as Appendix A.

Our compensation committee, consisting of Directors Bratsburg, Hetzler and Haske, met four times in 2003. This committee reviews and makes recommendations to the Board on executive compensation matters, including any benefits to be paid to our executives and officers.

Our nominating and corporate governance committee, consisting of directors Palmer, Bratsburg and Haske met once in 2003. This committee is responsible for making recommendations on the qualification and standards to serve on our Board, identifying board candidates and monitoring our corporate governance standards.

Our Articles of Incorporation contain certain procedural requirements applicable to shareholder nominations of directors. Shareholders may nominate a person to serve as a director if they provide written notice to us not later than sixty and no more than ninety days prior to the first anniversary date of the preceding year's annual meeting. The notice must include (1) name and address of the shareholder who intends to make the nomination and of the person or persons nominated, (2) a representation that the shareholder is a current record holder and will continue to hold those shares through the date of the meeting and intends to appear in person or by proxy at the meeting, (3) a description of all arrangements between the shareholder and each nominee, (4) the information regarding each nominee as would be required to be included in a proxy statement filed under Regulations 14A of the Exchange Act had the nominee been nominated by the Board of Directors, and (5) the consent of each nominee to serve as director.

Our governance committee does not currently utilize the services of any third party search firm to assist in the identification or evaluation of board member candidates. However, the committee may use the services of such a firm in the future if it deems necessary or appropriate.

The governance committee has not established specific, minimum

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qualifications for director nominees. Our Corporate Governance Principles mandate that directors possess the requisite background and experience to make a strong, positive contribution to Independent Bank Corporation and our shareholders. Our governance committee is responsible for reviewing the qualifications and independence of the members of the Board. This assessment includes a consideration of the skills, experience and diversity of the prospective candidates. In light of these general requirements, our governance committee reviews the suitability of each person nominated to our Board.

The committee has not received any recommended nominations from any of our shareholders in connection with our 2004 annual meeting. The nominees that are standing for election as directors at the 2004 annual meeting are incumbent directors nominated by the committee.

SHAREHOLDER COMMUNICATIONS WITH THE BOARD

The Board of Directors has implemented a process by which a shareholder may send written communications to the Board's attention. Any shareholder desiring to communicate with the Board or one or more of our directors may send a letter addressed to the Company's Corporate Secretary at P.O. Box 491, Ionia, Michigan 48846. The Secretary has been directed to promptly forward all communications to the full Board or the specific director indicated in the letter.

## COMPENSATION OF DIRECTORS

Directors who are not employed by us or any of our subsidiaries ("Non-employee Directors") receive an annual retainer of $\$ 10,000$. Each Non-employee Director also serves as a director of one of our subsidiary banks. Non-employee Directors of our subsidiaries receive monthly meeting fees of $\$ 850$. Our Non-employee Directors are not compensated for committee meetings.

Pursuant to our Long-Term Incentive Plan, the compensation committee may grant options to purchase shares of Common Stock to each Non-employee Director. During 2003, each Non-employee Director received an option to purchase 3,630 shares of Common Stock at $\$ 19.22$ per share, the fair market value of the Common Stock on the date of the grant. These options may not be exercised prior to the expiration of one year from the date of grant, are restricted as to transferability and expire 10 years after the date of grant.

We maintain a Deferred Compensation and Stock Purchase Plan for Non-employee Directors (the "Purchase Plan"). The Purchase Plan provides that Non-employee Directors may defer payment of all or a part of their director fees ("Fees") or receive shares of Common Stock in lieu of cash payment of Fees. Under the Purchase Plan, each Non-employee Director may elect to participate in a Current Stock Purchase Account, a Deferred Cash Investment Account or a Deferred Stock Account.

A Current Stock Purchase Account is credited with shares of Common Stock having a fair market value equal to the Fees otherwise payable. A Deferred Cash Investment Account is credited with an amount equal to the Fees deferred and on each quarterly credit date with an appreciation factor that may not exceed the prime rate of interest charged by Independent Bank. A Deferred Stock Account is credited with the amount of Fees deferred and converted into stock units based on the fair market value of our Common Stock at the time of the deferral. Amounts in the Deferred Stock Account are credited with cash dividends and other distributions on our Common Stock. Fees credited to a Deferred Cash investment Account or a Deferred Stock Account are deferred for income tax purposes. The Purchase Plan does not provide for distributions of amounts deferred prior to a
participant's termination as a Non-employee Director, and the participant may generally elect either a lump sum or installment distribution.

## REPORT OF OUR AUDIT COMMITTEE

Our audit committee has met with Management and the independent auditors to review and discuss our audited financial statements as of and for the year ended December 31, 2003.

Our audit committee obtained from our independent auditors a formal written statement describing the relationships between us and our auditors that might bear on the auditors' independence, which is consistent with Independence Standards Board Standard No. 1, "Independence Discussions with Audit Committees." Our audit committee has also discussed with our auditors any relationships that may impact their objectivity and independence and satisfied itself as to our auditors' independence.

Our audit committee has reviewed with our independent auditors all communications required by generally accepted auditing standards, including those described in Statement on Auditing Standards No. 61, as amended, "Communication with Audit Committees." Our audit committee also discussed, with and without management present, the results of our independent auditors' examination of our financial statements.

Based on the reviews and discussions referred to above, the audit committee has recommended to our Board of Directors that the financial statements referred to above be included in our Annual Report on Form $10-\mathrm{K}$ for the year ended December 31, 2003.

ROBERT L. HETZLER

TERRY L. HASKE
CHARLES A. PALMER

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## AUDIT MATTERS AND OUR RELATIONSHIP WITH OUR INDEPENDENT PUBLIC ACCOUNTANTS

Representatives of KPMG, LLP, our independent accounting firm, will be present at the annual meeting and will be given the opportunity to make a statement if desired. They will also be available to respond to appropriate questions. Our audit committee has yet to take action on the selection of our independent accounting firm for 2004 , which is expected to occur in April, 2004 .

The following sets forth the fees paid to our independent public accountants for the last two fiscal years:

|  | $\begin{gathered} \text { Year ended } \\ 2003 \end{gathered}$ | $\begin{gathered} \text { cember } 31 \\ 2002 \end{gathered}$ |
| :---: | :---: | :---: |
| Audit fees | \$203,000 | \$179,000 |
| Audit related fees(1) | 29,000 | 43,000 |
| Tax fees (2) | 84,000 | 81,000 |
| All other fees (3) | 57,000 | 17,000 |
| Total | \$373,000 | \$320,000 |

(1) Consists primarily of fees related to audit required under Housing and Urban Development loan program and Federal Deposit Insurance Corporation Improvement Act reporting.
(2) Consists primarily of fees related to the preparation of corporate tax returns and corporate tax planning.
(3) Amount in 2003 consists primarily of fees related to the filing of an $S-3$ registration statement relating to the issuance of our trust preferred securities in 2003 and fees related to benefit plan audits. Amount in 2002 consists primarily of fees related to benefit plan audits.

Our audit committee has established a pre-approval policy for procedures for audit, audit related and tax services that can be performed by our independent public accountants. That policy is attached to this Proxy Statement as Appendix B. Subject to certain limitations, the authority to grant pre-approvals may be delegated to one or more members of the audit committee.

## SHAREHOLDER RETURN PERFORMANCE GRAPH

Set forth below is a line graph comparing the yearly percentage change in the cumulative total shareholder return on our Common Stock (based on the last reported sales price of the respective year) with the cumulative total return of the Nasdaq Stock Market Index (United States stocks, only) and the Nasdaq Bank Stocks Index for the five-year period ended December 31, 2003. The following information is based on an investment of $\$ 100$ on January 1, 1999, in our Common Stock, the Nasdaq Stock Market Index and the Nasdaq Bank Stocks Index, with dividends reinvested.

|  | January 1, |  | December 31, |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1999 |  | 1999 |  | 2000 |  | 2001 |  | 2002 |  |  |
| Independent Bank Corporation | \$ | 100.00 | \$ | 77.48 | \$ | 113.20 | \$ | 171.00 | \$ | 199.01 | \$ |
| Nasdaq Stock Market |  | 100.00 |  | 185.43 |  | 111.83 |  | 88.76 |  | 61.37 |  |
| Nasdaq Bank Stocks |  | 100.00 |  | 96.15 |  | 109.84 |  | 118.92 |  | 121.74 |  |

[TOTAL SHAREHOLDER RETURN LINE GRAPH]

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## COMMITTEE REPORT ON EXECUTIVE COMPENSATION

## GENERAL

Our ability to create shareholder wealth is predicated on our ability to attract and retain qualified executives and senior managers. Our Board of Directors, therefore, believes that our compensation policies and practices must: 1) provide incentives and rewards for superior performance; 2) align the interests of our executive officers and senior managers with the interests of our shareholders, and; 3) provide executive officers and senior managers with the opportunity to accumulate wealth that is commensurate with increases in the value of our Common Stock.

## COMPENSATION STRATEGY

Consistent with these objectives and based on a compensation review by nationally recognized compensation consultants, our Board of Directors adopted a "pay-for-performance" compensation strategy in 1991. The strategy seeks to maintain an optimum balance among three principal components of total compensation, as follows:

BASE SALARY-Excluding consideration of other relevant factors, which may include individual performance, experience, expertise and tenure, our Board intends to maintain the base salaries of executive officers and senior managers at approximately the level established by our peers.

Annually, the compensation committee recommends a base salary for our President and Chief Executive Officer for consideration by the entire Board of Directors. The compensation committee's recommendation is based upon compensation levels established by our peers and the compensation committee's evaluation of the relevant factors that are described above. The base salaries of the Presidents of each of our Banks are determined in a similar manner by our President and Chief Executive Officer and our Banks' respective boards of directors. The base salaries of other executive officers are established by our President and Chief Executive Officer.

ANNUAL CASH INCENTIVE-To provide performance incentives and to compensate for the below-peer base salary, the strategy provides for annual cash awards that are payable if we meet or exceed annual performance objectives established by our Board of Directors. Assuming "target performance" is achieved under the Management Incentive Compensation Plan described below, our Board intends that aggregate annual cash compensation (the total of base salary and annual cash incentive) will equal approximately peer level.

LONG-TERM INCENTIVES-TO align the interests of our executive officers and senior managers with our shareholders, our Board's compensation strategy provides for equity-based compensation plans, including our Employee Savings and Stock Ownership Plan and our Long-Term Incentive Plan described below. These compensation plans have been adopted by our Board of Directors, and our Long-Term Incentive Plan has been approved by our shareholders. Such plans are, however, administered by the committee.

## COMPENSATION PLANS

Pursuant to our MANAGEMENT INCENTIVE COMPENSATION PLAN, our Board of Directors establishes annual performance levels as follows: 1) threshold represents the performance level which must be achieved before any incentive awards are granted; 2) target performance is defined as the desired level of performance in view of all relevant factors, as discussed below, and; 3) maximum represents that which reflects outstanding performance.

The principal factors considered by our Board in the determination of these performance levels include peer performance and investment community expectations for our return on equity and earnings per common share, as well as similar expectations for our competitors in the financial services industry. Corresponding performance levels are established for each of our Banks.

In addition to our objective earnings goals, payments pursuant to this plan may also be subject to certain pre-determined individual goals. Such individual goals may be objective or subjective in nature. The individual performance component is, however, limited to $20 \%$ of the total incentive formula for our executive officers and our Bank Presidents.

For our Chief Executive Officer, cash payments made pursuant to this plan may range from $20 \%$ to $50 \%$ of base salary. For other executive officers and our

Bank Presidents, such cash payments may range from $15 \%$ to $35 \%$ of their base salary. For the year ended December 31, 2003, our executive officers and our Bank Presidents received cash awards pursuant to our Management Incentive Compensation Plan that ranged from $25 \%$ to $50 \%$ of their respective base salaries.

Our LONG-TERM INCENTIVE PLAN, is intended to provide our executive officers and senior managers with additional long-term incentives to manage our affairs in the best interests of our shareholders. On April 17, 2003, our Board of Directors granted options to purchase 110,994 shares of Common Stock to 41 of our executive officers and senior managers. These options provide the recipient the right to purchase shares of Common Stock at $\$ 19.22$ per share, the market price of our Common Stock as of the date of the grant. Such options may not be exercised prior to the expiration of one year from the date of the grant, are restricted as to transferability and expire 10 years after the date of the grant.

On January 24, 2004, our Board of Directors granted options to purchase 92,387 shares of Common Stock to our executive officers. Options covering 33,945 shares were designated as incentive stock options, as defined by the Internal Revenue Code. Each option provides the recipient the right to purchase the underlying shares of Common Stock at $\$ 28.46$ per share, the market price of our Common Stock as of the date of the grant. Such options may not be exercised prior to December 31, 2004, are restricted as to transferability and expire 10 years after the date of the grant.

Our EMPLOYEE SAVINGS AND STOCK OWNERSHIP PLAN, provides substantially all full-time employees an equity interest in us. Contributions to the ESSOP are determined annually and are subject to the approval of our Board of Directors. Contributions for the year ended December 31, 2003, were equal to $6 \%$ of the eligible wages for each of the approximately 1,000 participants in the ESSOP.

## CHIEF EXECUTIVE OFFICER COMPENSATION

Charles C. Van Loan has served as our Chief Executive Officer since December 16, 1992. Prior to that time, Mr. Van Loan served as our President and Chief Operating Officer and as the President and Chief Executive Officer of Independent Bank.

Consistent with our existing policies and practices, the Committee reviewed compensation data from our peers and evaluated Mr. Van Loan's contributions to our success as well as his experience and expertise. On the basis of its evaluation, the Committee recommended for consideration by our full Board of Directors a base salary of $\$ 343,200$. As a result of our record earnings, relative to the goals established pursuant to our Management Incentive Compensation Plan, Mr. Van Loan's cash incentive for 2003 totaled $\$ 171,600$.

JEFFREY A. BRATSBURG

ROBERT L. HETZLER

## SECURITIES OWNERSHIP OF MANAGEMENT

The following table sets forth the beneficial ownership of our Common Stock by our Chief Executive Officer and our four highest paid executive officers ("Named Executives") and by all directors and executive officers as a group as of February 24, 2004.

| Name | Amount and Nature of Beneficial Ownership(1) | Percent of Outstanding |
| :---: | :---: | :---: |
| Charles C. Van Loan | 265,239(2) | 1. $32 \%$ |
| Michael M. Magee | 92,712 | . 46 |
| Edward B. Swanson | 126,914 | . 63 |
| Ronald L. Long | 60,283 | 30 |
| David C. Reglin | 81,950 | . 41 |
| All executive officers and directors as a group (consisting of 14 persons) | 2,140,351(3) | 10.63 |

(1) In addition to shares held directly or under joint ownership with their spouses, beneficial ownership includes shares that are issuable under options exercisable within 60 days, and shares that are allocated to their accounts as participants in the ESSOP.
(2) Includes shares held by Mr. Van Loan's dependent children and in a spousal trust.
(3) Includes shares held by the ESSOT. Beneficial ownership is disclaimed as to $1,038,627$ shares, including 967,236 shares which are held by the ESSOT.

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## SUMMARY COMPENSATION TABLE

The following table sets forth compensation received by our Named Executives for each of the three years ended December 31, 2003.


| Independent Bank East Michigan | 2001 | 170,000 | 59,500 | 15,750 |
| :--- | :--- | :--- | :--- | :--- |
| David C. Reglin | 2003 | $\$ 189,280$ | $\$ 76,248$ | 11,512 |
| President and CEO | 2002 | 170,000 | 59,500 | 14,616 |
| Independent Bank West Michigan | 2001 | 150,000 | 52,500 | 17,505 |

(1) Includes elective deferrals by employees pursuant to Section $401(k)$ of the internal Revenue Code.
(2) Includes amounts earned under the Company's Management Incentive Compensation Plan.
(3) Includes options granted in 2004 relating to 2003 performance.
(4) Amounts represent our contributions to the ESSOP. Subject to certain age and service requirements, all of our employees are eligible to participate in this plan.

OPTION GRANTS IN 2003

The following table provides information on options granted to our Named Executives during the year ended December 31, 2003.
Number of
Securities Underlying
Options Granted(1)

Individual Grants
Percent of Total Exercise or Options Granted to Base Price Options Granted(1) Employees in 2002 (per share)(2)

| Charles C. Van Loan | 2,750 | . $86 \%$ | \$19.22 |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 22,698 | 7.12 | 28.46 |  |
|  | 36,761 | 11.53 | ( 4 ) |  |
| Michael M. Magee | 2,750 | . $86 \%$ | \$19.22 | $\begin{array}{r} \text { Apr } \\ \text { Janua } \end{array}$ |
|  | 10,111 | 3.17 | 28.46 |  |
| Edward B. Swanson | 2,750 | . $86 \%$ | \$19.22 | Apr <br> Janua |
|  | 7,040 | 2.21 | 28.46 |  |
| Ronald L. Long | 2,750 | . $86 \%$ | \$19.22 | Janua |
|  | 8,762 | 2.75 | 28.46 |  |
| David C. Reglin | 2,750 | . $86 \%$ | \$19.22 | Apr |
|  | 8,762 | 2.75 | 28.46 | Janua |

(1) Indicates number of shares which may be purchased pursuant to options granted under our Long-Term Incentive Plan. Options with an expiration date of April 17, 2013 may not be exercised in full or in part prior to the expiration of one year from the date of grant. Options with an expiration date of January 24,2014 were granted in 2004 and vest on December 31, 2004. Such options relate to 2003 performance.
(2) The exercise price equals the prevailing market price of our Common Stock on the date of grant. The exercise price may be paid in cash, by the

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delivery of previously owned shares, through the withholding of shares otherwise issuable upon exercise or a combination thereof.
(3) The values reflect application of the Black-Scholes option pricing model. The assumptions employed on options with an expiration date of April 17, 2013, were expected volatility of $33.15 \%$, risk-free rate of return of $3.94 \%$, dividend yield of $2.65 \%$ and time to exercise of ten years. The assumptions employed on options with an expiration date of January 24, 2014, were expected volatility of $32.68 \%$ risk-free rate of return of $4.14 \%$, dividend yield of $2.25 \%$ and time to exercise of ten years.
(4) Represents seven separate grants to Mr. Van Loan for reload options made on two different dates during 2003. The exercise price of these options range from $\$ 28.37$ per share to $\$ 29.38$ per share with expiration dates ranging from January 18, 2010 to January 21, 2012.

## AGGREGATED STOCK OPTION EXERCISES IN 2003 AND YEAR END OPTION VALUES

The following table provides information on the number and value of options exercised in the past year, as well as the number and value of unexercised options held by our Named Executives at December 31, 2003. Options covering 384,344 shares of Common Stock were exercised in 2003.

| Name | Shares Acquired | Value | Number of Securities Underlying Unexercised Options |  |
| :---: | :---: | :---: | :---: | :---: |
|  | on Exercise | Realized(1) | Exercisable | Unexercisable |
| Charles C. Van Loan | 79,727 | \$1,480,522 | 30,422 | 64,836 |
| Michael M. Magee | 5,482 | 37,596 | 60,150 | 14,031 |
| Edward B. Swanson | 5,482 | 31,964 | 56,688 | 10,302 |
| Ronald L. Long | 5,830 | 99,998 | 34,562 | 11,196 |
| David C. Reglin | 10,965 | 120,852 | 42,195 | 11,882 |

(1) The value realized upon the exercise of options is equal to the difference between the market value of the shares of Common Stock acquired at the time of exercise and the aggregate exercise price paid by our Named Executives.
(2) The value of unexercised options is based on the difference between the closing price of our Common Stock on December 31, 2003 (\$28.36) and the exercise prices of the options.

MANAGEMENT CONTINUITY AGREEMENTS

We have entered into individual Management Continuity Agreements with our executive officers and certain senior managers, including our Named Executives. These agreements provide severance benefits if the individual's employment is terminated within 36 months after a change in control or within six months before a change in control if we terminate the individual's employment in contemplation of a change in control and to avoid the agreement. For the purposes of these agreements, a "change in control" is any occurrence reportable as such in a proxy statement under applicable rules of the Securities and Exchange Commission, and would include, without limitation, the acquisition of beneficial ownership of $20 \%$ of our voting securities by any person, certain extraordinary changes in the composition of our Board of Directors, or a merger or consolidation in which we are not the surviving entity, or our sale or liquidation.

Severance benefits are not payable if we terminate the employment for cause, if employment terminates due to the individual's death or disability, or if the individual resigns without "good reason." An individual may resign with "good reason" after a change in control and retain benefits if we reduce the individual's salary or bonus, assign duties inconsistent with the individual's prior position, or make other material, adverse changes in the terms or conditions of the individual's employment. The agreements are for self-renewing terms of eighteen months to three years unless we take action to terminate further extensions. The agreements are automatically extended for an eighteen month to three-year term from the date of a change in control. These agreements provide a severance benefit of a lump-sum payment equal to eighteen months to three-years salary and bonus and a continuation of benefits coverage for eighteen months to three years.

## TRANSACTIONS INVOLVING MANAGEMENT

Our Board of Directors and executive officers and their associates were customers of, and had transactions with, our subsidiaries in the ordinary course of business during 2003. All loans and commitments included in such transactions were made in the ordinary course of business on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with other persons and do not involve an unusual risk of collectibility or present other
unfavorable features. Such loans totaled $\$ 729,000$ at December 31, 2003, equal to $0.4 \%$ of shareholders' equity.

Mr. McCarty (Director) owns a graphic design and commercial printing company which does business with us. During 2003 we purchased $\$ 133,000$ in goods and services from his company.

## SECTION $16(A)$ BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Pursuant to Section 16 of the Securities Exchange Act of 1934, our directors and executive officers, as well as any person holding more than $10 \%$ of our Common Stock, are required to report initial statements of ownership of our securities and changes in such ownership to the Securities and Exchange Commission. Based solely upon written representations by each Director and Executive Officer and our review of those reports furnished to us, all of the required reports were timely filed by such persons during 2003, except that Richard E. Butler, a Senior Vice President of the Company, filed one report late covering the sale of Common Stock.

## SHAREHOLDER PROPOSALS

Article III of our Bylaws contain procedural requirements for shareholder proposals, generally. Copies of our Articles of Incorporation and Bylaws have been filed with the Securities and Exchange Commission and can be obtained from its Public Reference Section or from us. Any other shareholder proposal to be considered by us for inclusion in the 2005 Annual Meeting of Shareholders proxy materials must be received by us no later than November 19, 2004. If we receive notice of a shareholder proposal after February 2, 2005, the persons named as proxies for the 2005 Annual Meeting of Shareholders will have discretionary voting authority to vote on that proposal at that meeting.

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The cost of soliciting proxies will be borne by us. In addition to solicitation by mail, our officers and employees may solicit proxies by telephone, telegraph or in person. We have retained the services of The Altman Group to deliver proxy materials to brokers, nominees, fiduciaries and other custodians for distribution to beneficial owners, as well as solicit proxies from these institutions. The cost of such services is expected to total approximately $\$ 4,000$, plus reasonable out of pocket expenses.

As of the date of this proxy statement, Management knows of no other matters to be brought before the meeting. However, if further business is presented by others, the proxy holders will act in accordance with their best judgment.

By order of our Board of Directors<br>/s/ Robert N. Shuster<br>Robert N. Shuster<br>Secretary

Dated: March 18, 2004

## APPENDIX A

CHARTER OF THE AUDIT COMMITTEE OF THE BOARD OF DIRECTORS

## I. PURPOSE

The primary function of the Audit Committee is to assist the Board by overseeing (1) the quality and integrity of the Company's accounting, auditing and reporting practices, (2) the performance of the Company's internal audit function and independent auditor, and (3) the Company's disclosure controls and system of internal controls regarding finance, accounting, legal compliance, and ethics that management and the Board of Directors have established.

The Audit Committee shall provide an open avenue of communication among the independent auditors, financial and senior management, the internal auditor and the Board of Directors.

## II. MEMBERSHIP

A. Independence--The Audit Committee shall be comprised of three or more members, each of whom (1) must qualify as an independent director under the listing requirements of NASDAQ and Section 301 of the Sarbanes-Oxley Act, and (2) shall be free from any relationship to the Company that, in the opinion of the Board, would interfere with the exercise of his or her independent judgment as a member of the Committee. All members of the Committee shall have a working familiarity with basic financial and accounting practices, and on or before January 1, 2004 at least one member of the Committee shall be a "financial expert" in compliance with the criteria established by the Securities and Exchange Commission.
B. Appointment -- The members shall be nominated by the Nominating and Corporate Governance Committee and appointed annually to one-year terms by the Board. The Nominating and Corporate Governance Committee shall recommend, and the Board shall designate, one member of the Audit Committee as Chair.
C. Limitations. A member of the Audit Committee shall not simultaneously serve on the audit committee of more than two other public companies.

## III. MEETINGS

Meetings of the Audit Committee shall be subject to the Committee procedure rules set forth in the Company's Bylaws and its own rules of procedure, which shall be consistent with those Bylaws and the following:
A. The Audit Committee shall meet at least four (4) times annually and more frequently as circumstances require. Each regularly scheduled meeting of the Committee shall conclude with an executive session of the Committee, absent members of management and on such terms and conditions as the Committee may elect. In addition, the Committee may meet periodically with management; the head of the Company's internal auditing department and the independent auditors in separate executive sessions to discuss any matters that the Audit Committee or the internal audit department or independent auditors believe should be discussed privately.
B. Following each of its meetings, the Audit Committee shall deliver a report on the meeting to the Board, including a description of all actions taken by the Audit Committee.
C. The Audit Committee shall keep written minutes of its meetings, which minutes shall be maintained with the books and records of the Company
IV. RESPONSIBILITIES, DUTIES AND AUTHORITY

The Audit Committee shall have the following responsibilities, duties and authority:
A. Document and Report Review

1. Review and update this Charter periodically or as conditions dictate (at least, annually).
2. Review the Company's annual financial statements and any reports or other financial information submitted to any governmental body or to the public, including any report issued by the independent auditors.
3. Review the summary report of the internal auditor and management's response to such reports.
4. Recommend to the Board whether the financial statements should be included in the Annual Report on Form 10-K.
5. Review with financial management and the independent auditors the quarterly report on Form $10-Q$ prior to its filing

6 Review earnings press releases with management prior to dissemination.
7. Discuss with management financial information and earnings guidance provided to analysts and rating agencies.
B. Independent Auditors

1. Appoint, approve the compensation of, and provide oversight of the Company's independent auditor, including the removal of the Company's independent auditors. The independent auditors shall
report directly to the Committee, and the Committee shall oversee the resolution of any disagreements between management and the independent auditors.
2. Administer the Company's Policy Regarding the Approval of Audit and Nonaudit Services Provided by the Independent Auditor.
3. Review the independent auditors' attestation and report on management's internal control report, and hold timely discussions with the independent auditors regarding:
(a) All critical accounting policies and practices;
(b) All alternative treatments of financial information within generally accepted accounting principles that have been discussed with management, ramifications of the use of such alternative disclosures and treatments, and the treatment preferred by the independent auditor;
(c) Other material written communications between the independent auditor and management including, but not limited to, management letter and schedule of unadjusted differences;
(d) An analysis of the independent auditor's judgment as to the quality of the Company's accounting principles, setting forth significant reporting issues and judgments made in connection with the preparation of the financial statements; and
(e) All significant relationships the independent auditors have with the Company to determine the independent auditors' objectivity and independence, undertaking or recommending appropriate action to ensure and continue that independence.
4. At least annually, obtain and review a report by the independent auditor describing:
(a) The firm's internal quality control procedures;
(b) Any material issues raised by the most recent internal quality-control review, peer review or by any inquiry or investigation by governmental or professional authorities, within the preceding five years, respecting one or more independent audits carried out by the firm, and any steps taken to deal with any such issues;
(c) All relationships between the independent auditor and the Company; and
(d) All significant relationships the independent auditors have with the Company to determine the independent auditors' objectivity and independence, undertaking or recommending appropriate action to ensure and continue that independence.
C. Financial Reporting Processes
5. Review the integrity of the Company's financial reporting
process, both internal and external, giving consideration to consultation with management, the independent auditors and the internal auditor.
6. Consider and approve, as appropriate, major changes to the Company's auditing and accounting principles and practices as suggested by the independent auditors, management or the internal auditor.
7. Review and approve all related party transactions with the Company's directors, officers and controlling shareholders, excluding those transactions between the Company's subsidiaries and such persons that are in compliance with applicable banking regulations.
8. Establish and maintain procedures for the receipt, retention and treatment of complaints regarding accounting, or auditing matters, including procedures necessary to receive and respond to confidential and anonymous submissions by Company employees regarding questionable accounting or auditing matters.
D. Internal Audit
9. Review activities, organizational structure and qualifications of the Company's internal audit department.
10. Periodically review the head of the Company's internal audit department and any significant difficulties, disagreements with management or scope restrictions encountered in the course of that department's work.
E. Ethical and Legal Compliance
11. Review the Company's Code of Business Conduct, approved by the Board of Directors, to ensure that management has maintained a system to comply with expected ethical and legal requirements.
12. Review, with the Company's counsel, legal compliance matters including corporate securities trading policies.
13. Review, with the Company's counsel, any legal matter that could have a significant impact on the Company's financial statements.
14. Discuss the Company's major financial and accounting risk exposures and steps taken by management to control or mitigate those exposures.
F. Other
15. Review with the independent auditors, the internal auditing department and management the extent to which changes or improvement in financial or accounting practices, as approved by the Audit Committee, have been implemented.
16. Prepare the report that the $S E C$ requires to be included in the Company's annual Proxy Statement.
17. Perform an annual self-assessment relative to the Audit Committee's purpose, duties and responsibilities set forth in this Charter.
18. To the extent it deems appropriate, and with or without full

Board approval, obtain advice and assistance from outside legal, accounting or other advisors as deemed appropriate to perform its duties and responsibilities.
5. Perform any other activities consistent with this Charter, the Company's Bylaws and governing law, as the Audit Committee or the Board of Directors deems necessary or appropriate.

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## APPENDIX B

POLICY REGARDING THE APPROVAL OF AUDIT AND NONAUDIT SERVICES PROVIDED BY THE INDEPENDENT AUDITOR

## I. PURPOSE

Section 10A of the Securities Exchange Act of 1934 and the Charter of the Company's Audit Committee require that all audit services, as well as all non-audit services provided by the Company's auditors (the "Audit Firm"), be pre-approved by the Company's Audit Committee. This policy sets forth the guidelines and procedures to be followed by the Company prior to the engagement of (a) any firm to provide audit services, and (b) the Company's Audit Firm to perform audit and non-audit services.
II. PRE-APPROVAL REQUIREMENT
A. General. Each audit engagement and each service provided by the Audit Firm, both audit and non-audit (collectively a "Permitted Service"), must be pre-approved by the Audit Committee or a Designated Member. The SEC rules allow the pre-approval to be effected through the use of pre-approval policies and procedures as long as (1) those policies and procedures are (a) detailed as to the particular services to be provided, and (b) do not result in the delegation of the Audit Committee's authority to management, and (2) the Audit Committee is informed about each service. The appendices to this Policy describe the audit, audit-related, tax and all other services that have the pre-approval of the Audit Committee. Such pre-approval (1) may be given not more than one year before the commencement of the specified services, (2) may not exceed the budgeted amount pre-approved (unless subsequently approved), and (3) may not be given unless the description of the services to be pre-approved is accompanied by sufficient back-up documentation regarding the specific services to be provided. Unless the type of service has received such general pre-approval, it will require specific pre-approval by the Audit Committee.
B. Delegation. Subject to the conditions in Section II(A), the Audit Committee may delegate to one or more member(s) of the Audit Committee (a "Designated Member"), the authority to grant pre-approvals of Permitted Services to be provided by the Audit Firm or audit services provided by another audit firm. The decisions of a Designated Member to pre-approve a Permitted Service shall be reported to the Audit Committee at each of its regularly scheduled meetings.

## III. DISCLOSURES

The Company shall disclose in each proxy statement filed in connection with annual meetings of shareholders the aggregate fees billed for (1) audit services, (2) audit-related services, (3) tax services, and (4) all other
services provided by the Audit Firm.
IV. PROHIBITED SERVICES

The Company may not engage the Audit Firm to provide the non-audit services described below to the Company (the "Prohibited Services").
A. Bookkeeping or other services related to the Company's accounting records or financial statements.
B. Financial information systems design and implementation, unless required to support the audit (i.e., using valuation experts to assist in auditing a valuation obtained by the Company).
C. Appraisal or valuation services or fairness opinions, unless required to support the audit (i.e., setting actuarial reserves as opposed to actuarial audit work).
D. Actuarial services.
E. Internal audit outsourcing.
F. Management functions or human resources.
G. Broker-dealer investment adviser, or investment banking services.
H. Legal services or expert services unrelated to the audit.

The list of Prohibited Services shall be automatically expanded to include those services that are proscribed by rule by the Securities and Exchange Commission.
V. AUDIT COMMITTEE REVIEW OF SERVICES

At each regularly scheduled Audit Committee meeting, the Audit Committee shall review the following:

- A report summarizing the Permitted Services, or grouping of related services, including fees, provided by the Audit Firm since the last meeting
- A report summarizing the audit services and fees provided to the Company by any firm
- A listing of newly pre-approved Permitted Services (and estimated fees) since its last regularly scheduled meeting
- An updated projection for the current fiscal year, presented in a manner consistent with the proxy disclosure requirements, of the estimated annual fees to be paid to the Audit Firm

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## VI. EFFECTIVE DATE

This policy, as revised, shall be effective immediately upon approval by the Audit Committee.

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#### Abstract

APPENDIX C

Independent Bank Corporation is an Ionia, Michigan-based bank holding company with total assets of $\$ 2.4$ billion. Our four subsidiary banks principally serve suburban and rural communities located across Michigan's Lower Peninsula through 97 offices. We also provide financing for insurance premiums and extended automobile warranties across the United States, through our wholly owned subsidiary, Mepco Insurance Premium Financing, Inc.

We emphasize service and convenience as the principal means of competing in the delivery of financial services. Accordingly, our community banking philosophy vests discretion and authority in local management. To support our service and sales efforts, while providing the controls that are consistent with our decentralized decision-making structure, we have consolidated many operational and administrative functions and provide these services to our four subsidiary banks (and their subsidiaries) on a centralized basis.


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MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Any statements in this document that are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform Act of 1995. Words such as "expect," "believe," "intend," "estimate," "project," "may" and similar expressions are intended to identify forward-looking statements. These forward-looking statements are predicated on management's beliefs and assumptions based on information known to Independent Bank Corporation's management as of the date of this document and do not purport to speak as of any other date. Forward-looking statements may include descriptions of plans and objectives of Independent Bank Corporation's management for future or past operations, products or services, and forecasts of the Company's revenue, earnings or other measures of economic performance, including statements of profitability, business segments and subsidiaries, and estimates of credit quality trends. Such statements reflect the view of Independent Bank Corporation's management as of this date with respect to future events and are not guarantees of future performance; involve assumptions and are subject to substantial risks and uncertainties, such as the changes in Independent Bank Corporation's plans, objectives, expectations and intentions. Should one or more of these risks materialize or should underlying beliefs or assumptions prove incorrect, the Company's actual results could differ materially from those discussed. Factors that could cause or contribute to such differences are changes in interest rates, changes in the accounting treatment of any particular item, the results of regulatory examinations, changes in industries where the Company has a concentration of loans, changes in the level of fee income, changes in general economic conditions and related credit and market conditions, and the impact of regulatory responses to any of the foregoing. Forward-looking statements speak only as of the date they are made.

Independent Bank Corporation does not undertake to update forward-looking statements to reflect facts; circumstances, assumptions or events that occur after the date the forward-looking statements are made. For any forward-looking statements made in this document, Independent Bank Corporation claims the protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

The following section presents additional information to assess the financial condition and results of operations of Independent Bank Corporation and its subsidiaries. This section should be read in conjunction with the consolidated financial statements and the supplemental financial data contained elsewhere in this appendix.

## A-1

## RESULTS OF OPERATIONS


#### Abstract

SUMMARY. Net income totaled $\$ 37.6$ million in 2003 compared to $\$ 29.5$ million in 2002 and $\$ 24.4$ million in 2001 . The increases in net income are primarily a result of increases in net interest income, service charges on deposit accounts and net gains on the sale of real estate mortgage loans, partially offset by increases in non-interest expense and federal income taxes. 2003 results also include the operations of Mepco Insurance Premium Financing, Inc. since our April 15, 2003 date of acquisition.


| KEY PERFORMANCE RATIOS | Year ended December 31, |  |  |
| :---: | :---: | :---: | :---: |
| Net income to |  |  |  |
| Average equity | $24.89 \%$ | $21.34 \%$ | 18.52\% |
| Average assets | 1.69 | 1.52 | 1.35 |
| Net income per share |  |  |  |
| Basic | \$ 1.91 | \$ 1.46 | \$ 1.17 |
| Diluted | 1.87 | 1.44 | 1.15 |

NET INTEREST INCOME. Tax equivalent net interest income totaled \$100.4 million during 2003, compared to $\$ 86.2$ million and $\$ 75.8$ million during 2002 and 2001, respectively. We review yields on certain asset categories and our net interest margin on a fully taxable equivalent basis. In this presentation, net interest income is adjusted to reflect tax-exempt interest income on an equivalent before tax basis. This measure ensures comparability of net interest income arising from both taxable and tax-exempt sources. The adjustments to determine tax equivalent net interest income were $\$ 5.1$ million, $\$ 4.4$ million and $\$ 3.8$ million in 2003, 2002 and 2001, respectively, and were computed using a $35 \%$ tax rate.

The increase in tax equivalent net interest income in 2003 compared to 2002 reflects a $\$ 241.5$ million increase in average interest-earning assets and a 13 basis point increase in our tax equivalent net interest income as a percent of average interest-earning assets ("Net Yield"). The increase in average interest-earning assets is due to the Mepco acquisition, which added \$88.9 million in average loan balances during 2003, as well as growth in commercial loans, real estate mortgage loans and investment securities. Declining interest rates (through the first half of 2003) and increased levels of lower cost core deposits resulted in a 58 basis point decline in our interest expense as a percentage of average interest-bearing liabilities in 2003 compared to 2002 . The

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decline in the cost of funds was partially offset by a 37 basis point decline in the tax equivalent yield on average interest-earning assets which was 7.03\% in 2003 compared to $7.40 \%$ in 2002. This decline is primarily due to both the amortization and prepayment of higher yielding loans and the addition of new loans and new investment securities at lower interest rates. Without the Mepco acquisition, the decline in the tax equivalent yield on average interest-earning assets would have been greater ( 64 basis points instead of 37 basis points), as Mepco added $\$ 88.9$ million in average loans at a weighted average yield of $12.98 \%$ during 2003.

The 13.6\% increase in tax equivalent net interest income in 2002 compared to 2001 principally reflects a $\$ 108.5$ million or $6.4 \%$ increase in the amount of average interest earning assets and a 30 basis point increase in Net Yield.

Pursuant to Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities," ("SFAS \#133"), we recorded adjustments, which decreased tax equivalent net interest income by $\$ 0.1$ million in 2003. This compares to adjustments, which increased tax equivalent net interest income by $\$ 1.0$ million in 2002 and reduced tax equivalent net interest income by approximately $\$ 0.3$ million in 2001 . These adjustments relate principally to certain derivative financial instruments that are not designated as hedges. The changes in the fair value of these derivative financial instruments are recognized currently as adjustments to interest expense.
A-2

AVERAGE
BALANCES AND TAX
EQUIVALENT RATES

2003
2002

| Average Balance |  |  | Average |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Interest | Rate | Balance | Interest | Rate |

(dollars in thousands)

| ASSETS |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Taxable loans(1) | \$1,612,316 | \$118,277 | 7.34\% | \$1,426,286 | \$108,664 | 7.629 |
| Tax-exempt loans (1,2) | 11,249 | 898 | 7.98 | 11,639 | 974 | 8.37 |
| Taxable securities | 239,296 | 11,687 | 4.88 | 211,777 | 12,211 | 5.77 |
| Tax-exempt securities(2) | 179,668 | 12,992 | 7.23 | 142,320 | 11,053 | 7.77 |
| Other investments | 12,341 | 611 | 4.95 | 21,342 | 1,289 | 6.04 |
| Interest earning asset | 2,054,870 | 144,465 | 7.03 | 1,813,364 | 134,191 | 7.40 |
| Cash and due from banks | 48,839 | -------- |  | 40,533 |  |  |
| Other assets, net | 118,309 |  |  | 79,848 |  |  |
| Total assets | \$2,222,018 |  |  | \$1,933,745 |  |  |
| LIABILITIES |  |  |  |  |  |  |
| Savings and NOW | \$ 688,697 | 4,879 | 0.71 | \$634,357 | 7,444 | 1.17 |
| Time deposits | 741,731 | 22,923 | 3.09 | 688,297 | 27,690 | 4.02 |
| Long-term debt |  |  |  |  |  |  |
| Other borrowings | 407,264 | 16,311 | 4.01 | 287,983 | 12,874 | 4.47 |
| Interest bearing |  |  |  |  |  |  |
| liabilities | 1,837,692 | 44,113 | 2.40 | 1,610,637 | 48,008 | 2.98 |


(1) All domestic.
(2) Interest on tax-exempt loans and securities is presented on a fully tax equivalent basis assuming a marginal tax rate of $35 \%$.

CHANGE IN TAX EQUIVALENT
NET INTEREST INCOME

2003 compared to 2002

(in thous

(1) The change in interest due to changes in both balance and rate has been allocated to change due to balance and change due to rate in proportion to the relationship of the absolute dollar amounts of change in each.
(2) All domestic.
(3) Interest on tax-exempt loans and securities is presented on a fully tax equivalent basis assuming a marginal tax rate of $35 \%$.

## COMPOSITION OF AVERAGE EARNING ASSETS <br> AND INTEREST BEARING LIABILITIES

|  | Year | December | 31, |
| :---: | :---: | :---: | :---: |
|  | 2003 | 2002 | 2001 |
| As a percent of average earning assets |  |  |  |
| Loans--all domestic | $79.0 \%$ | 79.3\% | 83.8 |
| Other earning assets | 21.0 | 20.7 | 16.2 |
| Average earning assets | 100.0\% | 100.0\% | $100.0 \%$ |
| Savings and NOW | $33.5 \%$ | $35.0 \%$ | 34.2 |
| Time deposits | 19.8 | 24.5 | 27.5 |
| Brokered CDs | 16.3 | 13.4 | 9.1 |
| Other borrowings and long-term debt | 19.8 | 15.9 | 17.9 |
| Average interest bearing liabilities | 89.4\% | 88.8\% | 88.78 |
| Earning asset ratio | 92.5\% | 93.8\% | 94.2 |
| Free-funds ratio .... | 10.6 | 11.2 | 11.3 |

PROVISION FOR LOAN LOSSES. The provision for loan losses was $\$ 4.0$ million during 2003 compared to $\$ 3.6$ million and $\$ 3.7$ million during 2002 and 2001, respectively. Changes in the provision for loan losses reflect our assessment of the allowance for loan losses. While we use relevant information to recognize losses on loans, additional provisions for related losses may be necessary based on changes in economic conditions, customer circumstances and other credit risk factors. (See "Portfolio Loans and asset quality.")

NON-INTEREST INCOME. Non-interest income totaled $\$ 42.6$ million during 2003 compared to $\$ 30.9$ million and $\$ 26.9$ million during 2002 and 2001 , respectively. Excluding net gains and losses on asset sales, non-interest income grew by 19.1\% to $\$ 27.1$ million during 2003 and by $13.2 \%$ to $\$ 22.8$ million during 2002. Increases in service charges on deposit accounts, title insurance fees, income from bank owned life insurance, mutual fund and annuity commissions and other non-interest income account for the majority of the increase in total non-interest income during 2003 and 2002.

NON-INTEREST INCOME


Mutual fund and annuity commissions

| 1,227 | 979 <br> $(294)$ |
| ---: | ---: |
| 5,220 | 4,773 |
| ------- | ------- |
| $\$ 42,604$ | $\$ 30,911$ |
| $=======$ | $=======$ |

Service charges on deposit accounts totaled $\$ 14.7$ million during 2003, compared to $\$ 13.0$ million and $\$ 9.9$ million during 2002 and 2001 , respectively. The increases in such service charges principally relate to growth in checking accounts as a result of deposit account promotions, including direct mail solicitations. We opened approximately 23,000 new checking accounts in 2003 compared to 22,000 in 2002 and 24,000 in 2001. Partially as a result of a leveling off in our growth rate of new checking accounts and the maturity of our high performance checking program, we would expect the growth rate of service charges on deposits to moderate in future periods. (See "Deposits and borrowings.")

Net gains on the sale of real estate mortgage loans are generally a function of the volume of loans sold. We realized net gains of $\$ 16.3$ million on the sale of such loans during 2003, compared to $\$ 8.2$ million and $\$ 6.3$ million during 2002 and 2001, respectively. The volume of loans sold is dependent upon our ability to originate real estate mortgage loans as well as the demand for fixed-rate obligations and other loans that we cannot profitably fund within established interest-rate risk parameters. (See "Portfolio Loans and asset quality.") Net gains on real estate mortgage loans are also dependent upon economic and competitive factors as well as our ability to effectively manage exposure to changes in interest rates and thus can often be a volatile part of our overall revenues. In 2003, approximately $70 \%$ of the $\$ 1.12$ billion of loans originated was the result of refinancing activity. We estimate that refinancing activities accounted for approximately $69 \%$ and $63 \%$ of the real estate mortgage loans originated during 2002 and 2001, respectively. Based on the rise in real estate mortgage loan interest rates since the second quarter of 2003 , our actual real estate mortgage loan origination volume during the fourth quarter of 2003 and forecasts by the Mortgage Bankers Association we would expect overall real estate mortgage loan refinance activity in 2004 to decline substantially from our 2003 levels which would result in significant reductions in real estate mortgage loan sales and gains on such sales.

## A-4

NET GAINS ON THE SALE OF REAL ESTATE
MORTGAGE LOANS

| al estate mortgage loans | \$1,123,249 | \$876,667 |
| :---: | :---: | :---: |
| Real estate mortgage loans sold | 892,482 | 600,300 |
| Real estate mortgage loans sold with servicing rights released | 51,847 | 165,133 |
| Net gains on the sale of real estate mortgage loans | 16,269 | 8,178 |
| Net gains as a percent of real estate mortgage loans sold | 1.82\% | 1.36 |
| SFAS \#133 adjustments included in the Loan Sale Margin | 0.10 | (0.16) |

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Sales Margin") are impacted by several factors including competition and the manner in which the loan is sold (with servicing rights retained or released). The increase in the Loan Sales Margin in 2003 reflects the high demand for real estate mortgage loans due to the strong refinance environment that existed, particularly in the first half of the year. This high demand for real estate mortgage loans in 2003 allowed us to increase our Loan Sales Margin. Based upon our present expectations for real estate mortgage loan demand, we would expect our 2004 Loan Sales Margin to decline substantially from the 2003 level. Our decision to sell or retain real estate mortgage loan servicing rights is primarily influenced by an evaluation of the price being paid for real estate mortgage loan servicing by outside third parties compared to our calculation of the economic value of retaining such servicing. The sale of real estate mortgage loan servicing rights may result in declines in real estate mortgage loan servicing income in future periods. In addition, gains on the sale of real estate mortgage loans were increased by approximately $\$ 1.0$ million in 2003 as a result of recording changes in the fair value of certain derivative instruments pursuant to SFAS \#133 (compared to a decrease in such gains of $\$ 1.0$ million in 2002). The 2003 SFAS \#133 adjustment relating to gains on the sale of real estate mortgage loans primarily represents the turn around of timing differences related to the fulfillment of commitments to sell real estate mortgage loans in the secondary market. Excluding the aforementioned SFAS \#133 adjustments, the Loan Sales Margin would have been $1.72 \%$ in 2003 and $1.52 \%$ in 2002 .

The purchase or sale of securities is dependent upon our assessment of investment and funding opportunities as well as asset/liability management needs. We sold securities with an aggregate market value of $\$ 20.4$ million during 2003 compared to $\$ 66.4$ million and $\$ 18.9$ million during 2002 and 2001, respectively. (See "Securities.") The net loss on securities in 2003 and 2002 includes impairment charges of $\$ 0.75$ million in each year on a $\$ 1.5$ million trust preferred security that was purchased in 1999, and which was issued by an unaffiliated bank holding company. This bank holding company has been experiencing ongoing financial difficulties. During 2003 it became a defendant in class action securities litigation and since the fourth quarter of 2002 has suspended the payment of interest on this security. As a result of these circumstances and an ongoing assessment of the market value of this security, the book value of this asset was written off.

GAINS AND LOSSES ON SECURITIES

|  | Year ended December 31, |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | (in thousands) |  |  |  |  |
| 2003 (1) | \$20,446 | \$ |  | 1,606 | \$(779) |
| 2002 (1) | 66,390 |  | 809 | 833 | (24) |
| 2001 | 18,925 |  | 524 | 2 | 522 |

(1) Losses in 2003 and 2002 include a $\$ 0.75$ million impairment charge on a trust-preferred security (as described above).

Title insurance fees increased to \$3.1 million in 2003 compared to \$2.5 million in 2002 and $\$ 1.9$ million in 2001 . The increase in title insurance fees is primarily a function of the increased level of real estate mortgage loans originated. We would anticipate a significant decline in title insurance fees in 2004 as a result of our expectation of lower real estate mortgage loan origination volumes as previously mentioned.

Real estate mortgage loan servicing, net was an expense of $\$ 0.3$ million in

2003, compared to an expense of $\$ 0.9$ million in 2002 and revenue of $\$ 0.8$ million in 2001. These yearly comparative increases or decreases are primarily due to changes in the impairment reserve on capitalized real estate mortgage loan servicing rights and the level of amortization of this asset. The period end impairment reserve is based on a third-party valuation of our real estate mortgage loan servicing portfolio and the amortization is primarily impacted by prepayment activity.

CAPITALIZED REAL ESTATE MORTGAGE LOAN SERVICING RIGHTS

|  | 2003 | 2002 |
| :--- | :--- | :--- |

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At December 31, 2003 we were servicing approximately $\$ 1.14$ billion in real estate mortgage loans for others on which servicing rights have been capitalized. This servicing portfolio had a weighted average coupon rate of 5.97\% and a weighted average service fee of approximately 26 basis points. Remaining capitalized real estate mortgage loan servicing rights at December 31, 2003 totaled $\$ 8.9$ million, representing approximately 78 basis points on the related amount of real estate mortgage loans serviced for others.

In August 2002 we acquired $\$ 35.0$ million in separate account bank owned life insurance on which we earned $\$ 1.4$ million and $\$ 0.4$ million in 2003 and 2002, respectively, as a result of an increase in cash surrender value. Mutual fund and annuity commissions have increased over the past two years due primarily to an improving equities market which has led to increased sales of investment related products.

Manufactured home loan origination fees and commissions declined in each year since 2001. This industry has faced a challenging environment as several buyers of this type of loan have exited the market or materially altered the guidelines under which they will purchase such loans. In addition, low interest rates for real estate mortgage loans have made traditional housing more affordable and reduced the demand for manufactured homes. Finally, recent regulatory changes have reduced the opportunity to generate revenues on the sale of insurance related to this type of lending. At the present time we do not anticipate any improvement in the circumstances adversely impacting manufactured home lending as outlined above.

NON-INTEREST EXPENSE. Non-interest expense totaled $\$ 82.5$ million during 2003, compared to $\$ 68.3$ million and $\$ 61.5$ million during 2002 and 2001, respectively. The April 15, 2003 acquisition of Mepco accounted for $\$ 6.4$ million, or $45.1 \%$, of the $\$ 14.2$ million increase in non-interest expense between 2003 and 2002.

| Compensation <br> Performance-based compensation and benefits Other benefits |  |
| :---: | :---: |
|  |  |
|  |  |
|  | Compensation and benefits |
|  | Occupancy, net |
|  | Furniture and fixtures |
|  | Advertising |
|  | Data Processing |
|  | Loan and collection |
|  | Communications |
|  | Supplies |
|  | Amortization of intangible assets |
|  | Legal and professional |
|  | Loss on prepayment of borrowings |
|  | Other |
|  | Total non-interest expense |

Compensation
Performance-based compensation and benefits

Compensation and benefits
Occupancy, net
Advertising
Data Processing
Loan and collection
Communications
upplies

Legal and professional
Loss on prepayment of borrowings

Total non-interest expense

The increase in compensation and benefits in 2003 and 2002 compared to each prior year is attributable to merit pay increases and staffing level increases associated with the growth and expansion of the organization as well as increases in certain employee benefit costs such as health care insurance. The inclusion of Mepco in 2003 also added $\$ 2.8$ million. Based on current conditions, we expect health care insurance costs to continue to rise at levels significantly above the general rate of inflation.

We maintain performance-based compensation plans. In addition to commissions and cash incentive awards, such plans include employee stock ownership and employee stock option plans. Stock options granted during 2003 and in prior years did not require the recognition of any expense in our consolidated statements of operations during those periods. Presently, the Financial Accounting Standards Board is reviewing the accounting for stock options and in the future we may be required to recognize the expense of issuing stock options in our consolidated statements of operations. We believe that these equity-based plans help align the interests of our officers and employees with those of our shareholders.

Occupancy, furniture and fixtures, advertising, communications and supplies expenses all generally increased over the periods presented as a result of the growth of the organization and expansion of our number of offices. In early 2003 we opened two new loan production offices. In the second half of 2002 we opened four new full-service banking offices and added loan production offices related to our purchase of a mortgage brokerage company in March 2002. Further, our acquisition of Mepco added $\$ 1.1$ million of expenses in these categories in 2003.

The increase in loan and collection expense in 2003 and 2002 over 2001 reflects costs associated with holding or disposal of other real estate and collection costs associated with increases in the level of non-performing loans.

The increase in data processing costs in 2003 compared to 2002 and 2001

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reflects a new five-year contract that we entered into for core data processing services effective in March 2002, the growth of our organization and additional third-party vendor costs for several special projects such as disaster recovery and upgrades to our network. In addition, our acquisition of Mepco added $\$ 0.2$ million of expense in this category in 2003.

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The increase in amortization of intangible assets in 2003 compared to 2002 is a result of the Mepco acquisition. We adopted Statement of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets," ("SFAS \#142") on January 1, 2002 and as a result, intangible asset amortization declined by approximately $\$ 0.7$ million in 2002 compared to 2001 as the amortization of goodwill ceased and this asset is instead periodically tested for impairment.

From time to time we may prepay borrowings in order to reduce our cost of funds. The prepayment of certain borrowings may result in a loss being incurred due to prepayment penalty or yield maintenance provisions. In determining whether to prepay a borrowing, we principally evaluate the reduction in future borrowing costs compared to the loss we expect to incur on the prepayment as well as our overall asset liability management needs. During 2003 we prepaid $\$ 5.0$ million in $F H L B$ advances with a weighted average cost of 7.45\% and a weighted average remaining maturity of 6.5 years and incurred a loss of $\$ 1.0$ million and replaced these FHLB advances with $\$ 5.0$ miliion in new borrowings with a weighted average cost of $3.65 \%$ and weighted average maturity of five years.

Other non-interest expense increased to $\$ 6.4$ million in 2003 compared to $\$ 5.3$ million in 2002 . This increase is primarily attributed to the acquisition of Mepco. The decrease in non-interest expense in 2002 from 2001 is primarily attributable to 2001 including a $\$ 0.9$ million loss on de-designating certain cash flow hedges. We terminated the cash flow hedging relationships relating to $\$ 26$ million of notional value fixed pay interest rate swaps in December 2001. As a result, in the fourth quarter of 2001, pursuant to SFAS \#133, we reclassified a $\$ 0.9$ million charge from accumulated other comprehensive income to earnings. This charge was included in other expenses.

Our federal income tax expense has increased generally commensurate with our increase in pre-tax earnings. Our actual federal income tax expense is lower than the amount computed by applying our statutory federal income tax rate to our pre-tax earnings primarily due to tax-exempt interest income. Our effective tax rate was 26.7\%, 27.9\% and 27.5\% in 2003, 2002 and 2001, respectively. The decrease in 2003 from prior years is principally attributed to an increase in tax-exempt interest income and income from bank owned life insurance.

## FINANCIAL CONDITION

SUMMARY. Our total assets grew to \$2.4 billion at December 31, 2003 from $\$ 2.1$ billion at December 31, 2002. The growth in total assets primarily reflects increases in securities available for sale and loans. Loans, excluding loans held for sale ("Portfolio Loans") increased $\$ 286.0$ million in 2003 due primarily to the Mepco acquisition as well as growth in commercial and real estate mortgage loans. Total deposits increased $\$ 167.2$ million in 2003 primarily as a result of increases in checking and savings deposits and in brokered certificates of deposit ("Brokered CDs").

SECURITIES. We maintain diversified securities portfolios, which include obligations of the U.S. Treasury and government-sponsored agencies as well as securities issued by states and political subdivisions, corporate

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securities, mortgage-backed securities and asset-backed securities. We also invest in capital securities, which include preferred stocks and trust preferred securities. We regularly evaluate asset/liability management needs and attempt to maintain a portfolio structure that provides sufficient liquidity and cash flow. We believe that the unrealized losses on securities available for sale are temporary in nature and due primarily to changes in interest rates and not a result of credit related issues, except for a $\$ 1.5$ million impairment charge that we recorded (one-half in 2003 and one-half in 2002) on a trust preferred security issued by a bank holding company as discussed in "Results of Operations" above. In this instance, we believe that the decline in value is directly due to the issuer's financial difficulties and is other than temporary in nature. We also believe that we have the ability to hold securities with unrealized losses to maturity or until such time as the unrealized losses reverse. (See "Non-interest income" and "Asset/liability management.")

SECURITIES

| Amortized | Unrealized |  | Fair |
| :---: | :---: | :---: | :---: |
| Cost | Gains | Losses | Value |
|  | (in thousands) |  |  |
| \$440,060 | \$15,681 | \$1,745 | \$453,99 |
| 358,149 | 14,890 | 1,793 | 371,24 |

Securities available for sale increased by $\$ 82.8$ million during 2003 to $\$ 454.0$ million at December 31, 2003. This increase was due primarily to purchases of municipal, corporate, mortgage-backed and asset-backed securities during the year. Generally we cannot earn the same interest-rate spread on securities as we can on Portfolio Loans. As a result, purchases of securities will tend to erode some of our profitability measures such as our Net Yield and our return on assets.

At December 31, 2003 and 2002, we had $\$ 33.1$ million and $\$ 42.1$ million of asset-backed securities included in securities available for sale. All of these asset-backed securities are rated as investment grade by a major rating agency. Approximately $86 \%$ of our asset-backed securities at December 31, 2003 are backed by mobile home loans (compared to 81\% at December 31, 2002). We do not foresee, at the present time, any risk of loss (related to credit issues) on our asset-backed securities.

## A-7

PORTFOLIO LOANS AND ASSET QUALITY. We believe that our decentralized loan origination structure provides important advantages in serving the credit needs of our principal lending markets. In addition to the communities served by our bank branch networks, principal lending markets include nearby communities and metropolitan areas. Subject to established underwriting criteria, we also participate in commercial lending transactions with certain non-affiliated banks and may also purchase real estate mortgage loans from third-party originators.

```
Real estate(1)
    Residential first mortgages
    Residential home equity and other junior mortgages
    Construction and land development.
    Other(2)
Finance receivables
Consumer
Commercial
Agricultural
```

    Total loans
    . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
    \$
546,647
150,346
194,340
389,617
147,671
139,261
88,558
10,953
\$1,667,393 \$1,381,442
$=========$
\$ 506,652 126,742 185,583 325,176

137,631
86,413
13,245
\$1,381,442
$=========$
(1) Includes both residential and non-residential commercial loans secured by real estate.
(2) Includes loans secured by multi-family residential and non-farm, non-residential property.

Our recent acquisition of Mepco added the financing of insurance premiums and extended automobile warranties to our lending activities. These are new lines of business for us and expose us to new risks. Mepco conducts its lending activities across the United States although its insurance premium financing business is presently concentrated in California and Illinois. Mepco generally does not evaluate the creditworthiness of the individual borrower but instead primarily relies on the loan collateral (the unearned insurance premium or automobile warranty contract) in the event of default. As a result, we have established and monitor insurance carrier concentration limits in order to manage our collateral exposure. The insurance carrier concentration limits are primarily based on the insurance company's AM Best rating and statutory surplus level. Mepco also has established procedures for loan servicing and collections, including the timely cancellation of the insurance policy or automobile warranty contract in order to protect our collateral position in the event of default. Mepco also has established procedures to attempt to prevent and detect fraud since the loan origination activities and initial borrower contact is entirely done through unrelated third parties (primarily insurance agents and automobile warranty administrators or automobile dealerships). There can be no assurance that the aforementioned risk management policies and procedures will prevent us from the possibility of incurring significant credit or fraud related losses in this business segment.

Although the management and board of directors of each of our banks retain authority and responsibility for credit decisions, we have adopted uniform underwriting standards. Further, our loan committee structure as well as the centralization of commercial loan credit services and the loan review process, provides requisite controls and promotes compliance with such established underwriting standards. Such centralized functions also facilitate compliance with consumer protection laws and regulations.

We generally retain loans that may be profitably funded within established risk parameters. (See "Asset/liability management.") As a result, we may hold adjustable-rate and balloon real estate mortgage loans as Portfolio Loans, while 15- and 30-year, fixed-rate obligations are generally sold to mitigate exposure to changes in interest rates. (See "Non-interest income.") Although total real estate mortgage loan origination volume increased substantially in 2003 compared to 2002, our balance of real estate mortgage loans increased at a more moderate pace. This reflects an increase in
prepayments in the portfolio (caused primarily by refinancing activity resulting from lower interest rates) as well as the majority of new loan origination volume being 15 - and 30 -year fixed rate obligations, which generally are sold as explained above. If borrowers continue to prefer longer-term fixed rate real estate mortgage loans, we believe it may be difficult to grow our real estate mortgage loan portfolio in the foreseeable future.

The $\$ 66.8$ million increase in commercial loans during 2003, principally reflects our emphasis on lending opportunities within this category of loans and an increase in commercial lending staff. Loans secured by real estate comprise the majority of new commercial loans.

The $\$ 147.7$ million of finance receivables at December 31, 2003 are comprised principally of loans to businesses to finance insurance premiums and loans to individuals to finance extended automobile warranties. The finance receivables are a result of our acquisition of Mepco.

Future growth of overall Portfolio Loans is dependent upon a number of competitive and economic factors. Declines in Portfolio Loans or competition leading to lower relative pricing on new Portfolio Loans could adversely impact our future operating results. We continue to view loan growth consistent with prevailing quality standards as a major short- and long-term challenge.
A-8

NON-PERFORMING ASSETS


Non-performing loans totaled $\$ 12.7$ million, or $0.76 \%$ of total Portfolio Loans at December 31, 2003, a $\$ 2.8$ million increase from December 31, 2002. This increase is primarily attributable to $\$ 1.9$ million of finance receivables added as the result of the Mepco acquisition and a $\$ 1.5$ million increase in non-performing commercial loans. The increase in non-performing commercial loans is primarily due to the addition of two credits totaling $\$ 3.6$ million partially offset by the reduction of certain non-performing commercial credits from December 31, 2002. One of the aforementioned commercial credits had a balance of $\$ 2.3$ million at December 31, 2003. This remaining balance is fully guaranteed under a federal program through the United States Department of Agriculture. We recorded a $\$ 0.6$ million charge-off on this credit in the fourth quarter of 2003

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primarily representing the non-guaranteed portion of the loan. We have made an initial claim of $\$ 1.5$ million under the federal guarantee program and expect to receive these funds by April 2004. The remaining balance of approximately $\$ 0.8$ million is expected to be received upon the final liquidation of the collateral, which may not occur during 2004. The other commercial loan relationship referred to above had a balance of approximately $\$ 1.3$ million at December 31, 2003 and is secured by multi-family properties. This relationship is in the process of collection and at the present time the Company does not expect to incur any significant loss associated with the resolution of this credit.

The increase in non-performing loans in 2002 compared to 2001 is primarily the result of a $\$ 0.3$ million increase in non-performing commercial loans and a $\$ 0.7$ million increase in non-performing real estate mortgage loans.

We will place a loan that is 90 days or more past due on non-accrual, unless we believe the loan is both well secured and in the process of collection. Accordingly, we have determined that the collection of the accrued and unpaid interest on any loans that are 90 days or more past due and still accruing interest is probable.

Other real estate and repossessed assets totaled $\$ 3.3$ million at December 31, 2003 a decline of $\$ 0.7$ million from December 31, 2002. The decline in other real estate and repossessed assets is due primarily to the sale of a \$1.2 million hotel property in June 2003 partially offset by an increase in the level of residential homes acquired through foreclosure.

ALLOCATION OF THE ALLOWANCE FOR LOAN LOSSES

| Specific allocations | \$ 1,362 | \$ 1, 313 | \$ |
| :---: | :---: | :---: | :---: |
| Other adversely rated loans | 6,487 | 6,067 | 7, |
| Historical loss allocations | 3,571 | 2,813 | 2, |
| Additional allocations based | 6,308 | 6,512 | 5, |
| Total | \$17,728 | \$16,705 | \$16, |

In determining the allowance and the related provision for loan losses, we consider four principal elements: (i) specific allocations based upon probable losses identified during the review of the loan portfolio, (ii) allocations established for other adversely rated loans, (iii) allocations based principally on historical loan loss experience, and (iv) additional allowances based on subjective factors, including local and general economic business factors and trends, portfolio concentrations and changes in the size, mix and/or the general terms of the loan portfolios.

The first element reflects our estimate of probable losses based upon our systematic review of specific loans. These estimates are based upon a number of objective factors, such as payment history, financial condition of the borrower, and discounted collateral exposure.

The second element reflects the application of our loan rating system. This rating system is similar to those employed by state and federal banking regulators. Loans that are rated below a certain predetermined classification are assigned a loss allocation factor for each loan classification category that
is based upon a historical analysis of losses incurred. The lower the rating assigned to a loan or category, the greater the allocation percentage that is applied.
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The third element is determined by assigning allocations based principally upon the ten-year average of loss experience for each type of loan. Average losses may be further adjusted based on the current delinquency rate. Loss analyses are conducted at least annually.

The fourth element is based on factors that cannot be associated with a specific credit or loan category and reflects our attempt to ensure that the overall allowance for loan losses appropriately reflects a margin for the imprecision necessarily inherent in the estimates of expected credit losses. We consider a number of subjective factors when determining the unallocated portion, including local and general economic business factors and trends, portfolio concentrations and changes in the size, mix and the general terms of the loan portfolios. (See "Provision for loan losses.")

Mepco's allowance for loan losses is determined in a similar manner as discussed above and takes into account delinquency levels, net charge-offs, unsecured exposure and other subjective factors deemed relevant to their lending activities.

ALLOWANCE FOR LOAN LOSSES

(dollars in thousands)

| Balance at beginning of year | \$ 16,705 | \$ 16,167 | \$ 13,982 |
| :---: | :---: | :---: | :---: |
| Allowance on loans from business acquired | 517 |  |  |
| Provision charged to operating expense. | 4,032 | 3,562 | 3,737 |
| Recoveries credited to allowance | 1,087 | 733 | 644 |
| Loans charged against allowance. | $(4,613)$ | $(3,757)$ | $(2,196)$ |
| Balance at end of year. | \$ 17,728 | \$ 16,705 | \$ 16,167 |
| Net loans charged against the allowance to average Portfolio Loans.............. | . $23 \%$ | . $22 \%$ | . $11 \%$ |

Loans charged against the allowance for loan losses, net of recoveries, were equal to $0.23 \%$ of average Portfolio Loans during 2003, compared to $0.22 \%$ and $0.11 \%$ during 2002 and 2001, respectively. The increase in net loans charged against the allowance during 2003 and 2002 compared to 2001 relates primarily to higher levels of charge-offs in the commercial and consumer loan portfolios. In addition 2003 net charge-offs included $\$ 0.2$ million of finance receivables.

DEPOSITS AND BORROWINGS. Our competitive position within many of the markets served by our branch networks limits our ability to materially increase deposits without adversely impacting the weighted-average cost of core deposits. Accordingly, we principally compete on the basis of convenience and personal service, while employing pricing tactics that are intended to enhance the value of core deposits.

To attract new core deposits, we have implemented a high-performance
checking program that utilizes a combination of direct mail solicitations, in-branch merchandising, gifts for customers opening new checking accounts or referring business to our banks and branch staff sales training. This program has generated increases in customer relationships as well as deposit service charges. We believe that the new relationships that result from these marketing and sales efforts provide valuable opportunities to cross sell related financial products and services.

ALTERNATE SOURCES OF FUNDS

(1) Certain of these items have had their average maturity and rate altered through the use of derivative instruments, including pay-fixed and pay-variable interest-rate swaps.
(2) Advances totaling $\$ 10$ million, at December 31, 2003 and 2002, have provisions that allow the FHLB to convert fixed-rate advances to adjustable rates prior to stated maturity.

We have implemented strategies that incorporate federal funds purchased, other borrowings and Brokered CDs to fund a portion of the increases in securities available for sale and Portfolio Loans. The use of such alternate sources of funds supplements our core deposits and is an integral part of our asset/liability management efforts.

Other borrowed funds, principally advances from the Federal Home Loan Bank (the "FHLB") and securities sold under agreements to repurchase ("Repurchase Agreements"), totaled $\$ 331.8$ million at December 31, 2003, compared to $\$ 310.4$ million
A-10
a year earlier. The $\$ 21.4$ million increase in other borrowed funds principally reflects an increase in Repurchase Agreements of $\$ 42.3$ million, partially offset by a $\$ 5.3$ million decline in FHLB advances and a $\$ 12.6$ million decline in our bank holding company credit facility. The increase in Brokered CDs was primarily utilized to fund finance receivables resulting from our Mepco acquisition. In determining our borrowing sources, we primarily evaluate the interest cost, payment terms, facility structure and collateral requirements.

We employ derivative financial instruments to manage our exposure to changes in interest rates. At December 31, 2003, we employed interest-rate swaps with an aggregate notional amount of $\$ 454.7$ million.

LIQUIDITY AND CAPITAL RESOURCES. Our liquidity management involves the measurement and monitoring of a variety of sources and uses of funds. Our Consolidated Statements of Cash Flows categorize these sources and uses into operating, investing and financing activities. We primarily focus on developing access to a variety of borrowing sources to supplement our deposit gathering activities and provide funds for growing our investment and loan portfolios. At December 31, 2003 we had $\$ 429.9$ million of time deposits that mature in 2004. Historically, a majority of these maturing time deposits are renewed by our customers. Additionally, $\$ 893.3$ million of our deposits at December 31, 2003 were in account types from which the customer could withdraw the funds on demand. Changes in the balances of deposits that can be withdrawn upon demand are usually predictable and the total balances of these accounts have generally grown over time as a result of our marketing and promotional activities. There can be no assurance that historical patterns of renewing time deposits or overall growth in deposits will continue in the future.

Effective management of capital resources is critical to our mission to create value for our shareholders. The cost of capital is an important factor in creating shareholder value and, accordingly, our capital structure includes unsecured debt and cumulative trust preferred securities.

We believe that a diversified portfolio of quality loans will provide superior risk-adjusted returns. Accordingly, we have implemented balance sheet management strategies that combine efforts to originate Portfolio Loans with disciplined funding strategies. Acquisitions are also an integral component of our capital management strategies.

CAPITALIZATION


On March 19, 2003 we completed the sale of $\$ 50.6$ million of trust preferred securities issued by IBC Capital Finance II, a Delaware statutory trust (Nasdaq: IBCPO) that we formed for the offering. Each trust preferred security has a par value of $\$ 25$ and a distribution rate of $8.25 \%$ per year with cumulative quarterly cash distributions. On April 21, 2003 we redeemed all of the $\$ 17.25$ million $9.25 \%$ trust preferred securities issued by IBC Capital Finance in 1996 (Nasdaq:

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IBCPP). At December 31, 2003 all of our outstanding trust preferred securities (which are accounted for as debt under generally accepted accounting principles) qualified as Tier 1 capital for regulatory purposes. In July 2003 , the Federal Reserve issued a supervisory letter instructing bank holding companies to continue to include trust preferred securities in Tier 1 capital until notice is given to the contrary. The Federal Reserve intends to review the regulatory implications of any accounting treatment changes and, if warranted, provide further appropriate guidance. There can be no assurance that the Federal Reserve will continue to allow us to include trust preferred securities in Tier 1 capital.

We have supplemented our balance-sheet management activities with purchases of our common stock. We repurchased 0.6 million shares of our common stock at an average price of $\$ 21.97$ in 2003 compared to 1.2 million shares of our common stock at an average price of $\$ 18.82$ per share in 2002 and compared to 0.9 million shares at an average price of $\$ 14.88$ per share in 2001. The level of share repurchases in a given year generally reflects changes in our need for capital associated with our balance sheet growth. We have approximately 0.8 million shares remaining to be repurchased on plans expiring through December 31, 2004.

Shareholders' equity totaled $\$ 162.2$ million at December 31, 2003. The increase from $\$ 138.0$ million at December 31,2002 reflects the retention of earnings (net of cash dividends paid), the issuance of common stock for the Mepco acquisition and pursuant to various equity-based incentive compensation plans and an increase in accumulated other comprehensive income. The decrease in retained earnings from December 31,2002 reflects the payment of a $10 \%$ stock dividend in October of 2003. Shareholders' equity was equal to $6.88 \%$ of total assets at December 31, 2003, compared to 6.71\% a year earlier.

$$
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$$

## CAPITAL RATIOS



ASSET/LIABILITY MANAGEMENT. Interest-rate risk is created by differences in the cash flow characteristics of our assets and liabilities. Options embedded in certain financial instruments, including caps on adjustable-rate loans as well as borrowers' rights to prepay fixed-rate loans also create interest-rate risk.

Our asset/liability management efforts identify and evaluate opportunities to structure the balance sheet in a manner that is consistent with our mission to maintain profitable financial leverage within established risk parameters. We evaluate various opportunities and alternative balance-sheet strategies carefully and consider the likely impact on our risk profile as well as the anticipated contribution to earnings. The marginal cost of funds is a principal consideration in the implementation of our balance-sheet management strategies, but such evaluations further consider interest-rate and liquidity risk as well

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as other pertinent factors. We have established parameters for interest-rate risk. We regularly monitor our interest-rate risk and report quarterly to our respective banks' boards of directors.

We employ simulation analyses to monitor each Bank's interest-rate risk profiles and evaluate potential changes in our Banks' net interest income and market value of portfolio equity that result from changes in interest rates. The purpose of these simulations is to identify sources of interest-rate risk inherent in our balance sheets. The simulations do not anticipate any actions that we might initiate in response to changes in interest rates and, accordingly, the simulations do not provide a reliable forecast of anticipated results. The simulations are predicated on immediate, permanent and parallel shifts in interest rates and generally assume that current loan and deposit pricing relationships remain constant. The simulations further incorporate assumptions relating to changes in customer behavior, including changes in prepayment rates on certain assets and liabilities.

CHANGES IN MARKET VALUE OF PORTFOLIO EQUITY
AND NET INTEREST INCOME

## Change in Interest Rates

|  | December 31, 2003 |
| :---: | :---: |
| Market Value of | Percent |
| Portfolio Equity (1) | Net Interest |

(dollars in thousands)

| 200 basis point rise | \$158,100 | $(3.36) \%$ | \$105,800 |
| :---: | :---: | :---: | :---: |
| 100 basis point rise | 163,800 | . 12 | 105,000 |
| Base-rate scenario | 163,600 |  | 106,000 |
| 100 basis point decline | 155,300 | (5.07) | 105,700 |
| 200 basis point decline | 146,000 | (10.76) | 103,400 |

(1) Simulation analyses calculate the change in the net present value of our assets and liabilities, including debt and related financial derivative instruments, under parallel shifts in interest rates by discounting the estimated future cash flows using a market-based discount rate. Cash flow estimates incorporate anticipated changes in prepayment speeds and other embedded options.
(2) Simulation analyses calculate the change in net interest income under parallel shifts in interest rates over the next twelve months, based upon a static balance sheet, which includes debt and related financial derivative instruments, and do not consider loan fees.

ACQUISITIONS

On April 15, 2003, we completed the acquisition of Mepco Insurance Premium Financing, Inc. with the purpose of adding a high margin business with good growth prospects and to take advantage of our relatively lower cost of funds and greater access to capital. Mepco is a 40-year old Chicago-based company that specializes in financing insurance premiums for businesses and extended automobile warranties for consumers. As a result of the closing of this transaction we issued 272,439 shares of common stock and paid out $\$ 5.0$ million in cash on April 15, 2003 as the initial consideration. Under the terms of the agreement and plan of merger additional contingent consideration may be paid in the future pursuant to a five-year earn out. Included in our 2003 results are Mepco's operations subsequent to April 15, 2003. During 2003, Mepco recorded approximately $\$ 11.5$ million in interest income and fees on loans, $\$ 1.1$ million in interest expense (which was eliminated in consolidation because it was
related to an inter-company borrowing), a $\$ 0.4$ million provision for credit losses, $\$ 0.3$ million in other non-interest income, $\$ 6.4$ million in non-interest expense, $\$ 3.9$ million in income before income taxes and $\$ 2.4$ million in net income. At December 31, 2003 Mepco had total assets of $\$ 164.7$ million, including finance receivables of $\$ 147.7$ million. We recorded the assets acquired and the liabilities assumed at fair value which resulted in goodwill of $\$ 9.4$ million, a customer relationship intangible of $\$ 2.6$ million, a covenant not to compete of $\$ 0.2$ million and a write-down of fixed assets (software in the process of development) of $\$ 2.3$ million. The customer relationship intangible is being amortized on an accelerated basis over ten years and the covenant not to compete on a straight-line basis over five years. Included in 2003 was $\$ 0.6$ million for amortization of the customer relationship intangible and the covenant not to compete.

In March 2002, we acquired substantially all of the assets of Saginaw Bay Mortgage, a mortgage-broker primarily operating

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in Bay, Gladwin, Midland and Saginaw counties in Michigan. As a result of this acquisition, we recorded $\$ 0.4$ million in goodwill. In October 2002 , we acquired a bank branch in Rogers City, Michigan. At the time of acquisition, this branch had approximately $\$ 13.0$ million in deposits and we recorded a core deposit premium of approximately $\$ 0.7$ million (which is being amortized on an accelerated basis over ten years). The operations of this purchased branch were immediately merged into our already existing branch in this market.

On February 4, 2004 we executed a definitive agreement to acquire Midwest Guaranty Bancorp, Inc. and its wholly-owned subsidiaries ("Midwest"), including Midwest Guaranty Bank. Midwest is a $\$ 235$ million bank holding company that operates six full-service branches in southeastern Michigan. It is anticipated that the transaction will be completed by June 30, 2004, pending regulatory approvals, the approval of the shareholders of Midwest and completion of other customary closing conditions.

Under the terms of the agreement, shareholders of Midwest will receive $\$ 43.456$ per share, $60 \%$ of the consideration will be paid in our common stock and $40 \%$ of the consideration will be paid in cash. Based on the number of shares of Midwest common stock outstanding $(947,754)$ and stock options outstanding (74,500 with an average exercise price of $\$ 19.10$ per share) and subject to certain contingent Independent Bank Corporation share price adjustments, the aggregate transaction value is $\$ 43$ million. The contingency that could impact the aggregate transaction value is limited to circumstances under which the average market value of our stock, at the time of consummation of the transaction, drops below a predetermined level and that drop exceeds the general decline in the market value of NASDAQ bank stocks. Under those circumstances, the Board of Directors of Midwest could elect to terminate the transaction.

The agreement provides for the merger of Midwest into Independent Bank Corporation, and the subsequent merger of Midwest Guaranty Bank into Independent Bank East Michigan, a wholly-owned subsidiary of ours. The combined bank will operate under the name Independent Bank East Michigan.

## CRITICAL ACCOUNTING POLICIES

Our accounting and reporting policies are in accordance with accounting principles generally accepted within the United States of America and conform to general practices within the banking industry. Accounting and reporting policies for the allowance for loan losses, real estate mortgage loan servicing rights, derivative financial instruments, income taxes and goodwill are deemed critical since they involve the use of estimates and require significant management

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judgments. Application of assumptions different than those that we have used could result in material changes in our financial position or results of operations.

Our methodology for determining the allowance and related provision for loan losses is described above in "Portfolio Loans and asset quality." In particular, this area of accounting requires a significant amount of judgment because a multitude of factors can influence the ultimate collection of a loan or other type of credit. It is extremely difficult to precisely measure the amount of losses that are probable in our loan portfolio. We use a rigorous process to attempt to accurately quantify the necessary allowance and related provision for loan losses, but there can be no assurance that our modeling process will successfully identify all of the losses that are probable in our loan portfolio. As a result, we could record future provisions for loan losses that may be significantly different than the levels that we have recorded in the past three-year period.

At December 31, 2003 we had approximately $\$ 8.9$ million of real estate mortgage loan servicing rights capitalized on our balance sheet. There are several critical assumptions involved in establishing the value of this asset including estimated future prepayment speeds on the underlying real estate mortgage loans, the interest rate used to discount the net cash flows from the real estate mortgage loan servicing, the estimated amount of ancillary income that will be received in the future (such as late fees) and the estimated cost to service the real estate mortgage loans. We utilize an outside third party (with expertise in the valuation of real estate mortgage loan servicing rights) to assist us in our valuation process. We believe the assumptions that we utilize in our valuation are reasonable based upon accepted industry practices for valuing mortgage servicing rights and represent neither the most conservative or aggressive assumptions.

We use a variety of derivative instruments to manage our interest-rate risk. These derivative instruments include interest- rate swaps, collars, floors and caps and mandatory forward commitments to sell real estate mortgage loans. Under SFAS \#133 the accounting for increases or decreases in the value of derivatives depends upon the use of the derivatives and whether the derivatives qualify for hedge accounting. In particular, we use pay-fixed interest-rate swaps to convert the variable-rate cash flows on short-term or variable-rate debt obligations to fixed rates. At December 31, 2003 we had approximately $\$ 343.5$ million in fixed pay interest-rate swaps being accounted for as cash flow hedges, thus permitting us to report the related unrealized gains or losses in the fair market value of these derivatives in other comprehensive income and subsequently reclassify such gains or losses into earnings as yield adjustments in the same period in which the related interest on the hedged item (primarily short-term or variable-rate debt obligations) affect earnings. Because of the general decline in interest rates over the past few years, the fair market value of our fixed pay interest-rate swaps being accounted for as cash flow hedges is approximately negative $\$ 4.2$ million at December 31, 2003. If we could not continue to account for these fixed pay interest-rate swaps as cash flow hedges, because for example, we were unable to continue to renew some or all of the related short-term or variable-rate debt obligations that are being hedged, we could have to recognize some or all of the $\$ 4.2$ million negative fair market value as an immediate charge against earnings. We expect to continue to be able to qualify for and account for these fixed pay interest-rate swaps as cash flow hedges.

Our accounting for income taxes involves the valuation of deferred tax assets and liabilities primarily associated with differences in the timing of the recognition of revenues and expenses for financial reporting and tax purposes. At December 31, 2003 we had

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recorded a net deferred tax asset of $\$ 9.0$ million, which included a net operating loss carryforward of $\$ 7.2$ million. We have recorded no valuation allowance on our net deferred tax asset because we believe that the tax benefits associated with this asset will more likely than not, be realized. However, changes in tax laws, changes in tax rates and our future level of earnings can adversely impact the ultimate realization of our net deferred tax asset.

At December 31, 2003 we had recorded $\$ 16.7$ million of goodwill. Under SFAS \#142, amortization of goodwill ceased, and instead this asset must be periodically tested for impairment. Our goodwill primarily arose from our 2003 acquisition of Mepco and the past acquisitions of other banks and a mobile home loan origination company. We test our goodwill for impairment utilizing the methodology and guidelines established in SFAS \#142. This methodology involves assumptions regarding the valuation of the business segments that contain the acquired entities. We believe that the assumptions we utilize are reasonable and even utilizing more conservative assumptions on valuation would not presently result in any impairment in the amount of goodwill that we have recorded. However, we may incur impairment charges related to our goodwill in the future due to changes in business prospects or other matters that could affect our valuation assumptions.

## RECENT ACCOUNTING PRONOUNCEMENTS

In April 2002, the FASB issued Statement of Financial Accounting Standards No. 145, "Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13, and Technical Corrections," ("SFAS \#145") which rescinds FASB Statement No. 4, "Reporting Gains and Losses from Extinguishment of Debt," and an amendment of that Statement, FASB Statement No. 64, "Extinguishments of Debt Made to Satisfy Sinking-Fund Requirements." SFAS \#145 also rescinds FASB Statement No. 44, "Accounting for Intangible Assets of Motor Carriers" and amends FASB Statement No. 13, "Accounting for Leases." SFAS \#145 amends other existing authoritative pronouncements to make various technical corrections, clarify meanings, or describe their applicability under changed conditions. SFAS \#145 is effective for fiscal years beginning after May 15, 2002, with early adoption of the provisions related to the rescission of Statement \#4 encouraged. The adoption of SFAS \#145 did not have a material impact on our financial condition or results of operations.

In July 2002, the FASB issued Statement of Financial Accounting Standards No. 146, "Accounting for Costs Associated with Exit or Disposal Activities," ("SFAS \#146") which addresses financial accounting and reporting for costs associated with exit or disposal activities (including restructuring) and nullifies Emerging Issues Task Force Issue No. 94- 3, "Liability Recognition for Certain Employee Termination Benefits and Other Costs to Exit an Activity (including Certain Costs Incurred in a Restructuring)." SFAS \#146 requires that a liability for a cost associated with an exit or disposal activity be recognized and measured initially at fair value only when the liability is incurred. Under Issue 94- 3 the liability was recognized at the date of an entity's commitment to an exit plan. SFAS \#146 is effective for exit or disposal activities (including restructuring) that are initiated after December 31, 2002, with early adoption encouraged. Adoption of SFAS \#146 did not have a material impact on our financial condition or results of operations.

In November 2002, the FASB issued Interpretation No. 45, "Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others," ("FIN \#45") which addresses the disclosures to be made by a guarantor in its interim and annual financial statements about its obligations under guarantees. The initial recognition and measurement provisions of FIN \#45 are applicable on a prospective basis to

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guarantees issued or modified after December 31, 2002. The disclosure requirements of FIN \#45 are effective for interim and annual periods ending after December 15, 2002. Adoption of this Interpretation did not have a material impact on our financial condition or results of operations.

In January 2003, the FASB issued Interpretation No. 46, "Consolidation of Variable Interest Entities," ("FIN \#46") which addresses consolidation by business enterprises of variable interest entities. This Interpretation applies immediately to variable interest entities created after January 31, 2003 and to variable interest entities in which an enterprise obtains an interest after that date. For enterprises with variable interest entities created before February 1, 2003, this Interpretation applies no later than the beginning of the first interim or annual reporting period ending after December 15, 2003. However, certain disclosure requirements were effective for all financial statements issued after January 31, 2003. The adoption of this Interpretation did not have a material impact on our financial condition or results of operations.

In December 2003, the FASB issued Interpretation No. 46 (revised December 2003), "Consolidation of Variable Interest Entities," ("FIN 46R"), which addresses how a business enterprise should evaluate whether it has a controlling financial interest in an entity through means other than voting rights and accordingly should consolidate the entity. FIN $46 R$ replaces FIN 46 discussed in the previous paragraph. Under the general transition provisions of FIN 46R all public entities are required to fully implement FIN 46R no later than the end of the first reporting period ending after March 15, 2004. The implementation of FIN $46 R$ is not expected to have material impact on our financial condition or results of operations.

In April 2003, the FASB issued Statement of Financial Accounting Standards No. 149, "Amendment of Statement 133 on Derivative Instruments and Hedging Activities," ("SFAS \#149") which amends SFAS \#133 to clarify the definition of a derivative and expand the nature of exemptions from SFAS \#133. SFAS \#149 also clarifies the application of hedge accounting when using certain instruments and the application of SFAS \#133 to embedded derivative instruments. SFAS \#149 also modifies the cash flow presentation of derivative instruments that contain financing elements. This Statement is effective for contracts entered into or modified after June 30 , 2003 , with early adoption encouraged. Adoption of this Statement did not have a significant impact on our financial condition or results of operations.

In May 2003, the FASB issued Statement of Financial Accounting Standards No. 150, "Accounting for Certain Financial
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Instruments with Characteristics of both Liabilities and Equity," ("SFAS \#150") which requires issuers of financial instruments to classify as liabilities certain freestanding financial instruments that embody obligations for the issuer. SFAS \#150 was effective for all freestanding financial instruments entered into or modified after May 31, 2003 and was otherwise effective at the beginning of the first interim period beginning after June 15, 2003. On October 29, 2003, the FASB voted to defer for an indefinite period the application of the guidance in SFAS \#150, to non-controlling interests that are classified as equity in the financial statements of a subsidiary but would be classified as a liability on the parent's financial statements. The adoption of the sections of this Statement that have not been deferred did not have a significant impact on our financial condition or results of operations. The section noted above that has been deferred indefinitely is not expected to have a significant impact on our financial condition or results of operations.

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SELECTED CONSOLIDATED FINANCIAL DATA

|  | Year Ended December 31, |
| ---: | :--- |
| 2003 | 2002 |



| Average assets | 1.69 | 1.52 | 1.35 |
| :---: | :---: | :---: | :---: |
| Average shareholders' equity to average assets ............... | 6.80 | 7.14 | 7.28 |
| Tier 1 capital to average assets | 7.90 | 6.85 | 7.46 |
| Non-performing loans to Portfolio Loans | . 76 | . 72 | . 65 |

(1) Effect of the implementation of SFAS \#133. (See note \#15 to the consolidated financial statements.)
(2) Per share data has been adjusted for a $10 \%$ stock dividend in 2003, 5\% stock dividends in 2002, 2001, 2000 and 1999 and three-for-two stock splits in 2002 and 1998.
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## INDEPENDENT AUDITORS' REPORT

Board of Directors and Shareholders
Independent Bank Corporation
Ionia, Michigan
We have audited the accompanying consolidated statements of financial condition of Independent Bank Corporation and subsidiaries as of December 31, 2003 and 2002, and the related consolidated statements of operations, shareholders' equity, comprehensive income, and cash flows for each of the years in the three-year period ended December 31, 2003. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express our opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Independent Bank Corporation and subsidiaries as of December 31, 2003 and 2002, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2003, in conformity with accounting principles generally accepted in the United States of America.

As discussed in notes 1 and 15 to the consolidated financial statements, Independent Bank Corporation changed its method of accounting for derivative financial instruments and hedging activities in 2001.
(KPMG LLP)
KPMG LLP
Detroit, Michigan
February 27, 2004
ASSETS
Cash and due from banks ..... \$ 61,741
Securities available for sale453,996
Federal Home Loan Bank stock, at cost ..... 13, 89
Loans held for sale ..... 32, 642
Loans
Commercial ..... 603,558
Real estate mortgage ..... 681,60
Installment234,562
Finance receivables ..... 147,671
Total LoansAllowance for loan losses
Net Loans
$1,667,393$
(17, 728Property and equipment, net$1,649,665$
43,979
Bank owned life insurance ..... 36,85
Goodwill ..... 16,696
Other intangibles7,523
Accrued income and other assets
Total Assets
41,57
$\$ 2,358,55$$==========$
LIABILITIES AND SHAREHOLDERS' EQUITY
Deposits
Non-interest bearing\$ $\quad 192,733$
Savings and NOW700,54
Time ..... 809,53
Total Deposits ..... $1,702,80$
Federal funds purchased53, 885
Other borrowings ..... 331,819
Guaranteed preferred beneficial interests inCompany's subordinated debentures50,600
Financed premiums payable ..... 26,34
Accrued expenses and other liabilities ..... 30, 891
Total Liabilities ..... $2,196,34$
Commitments and contingent liabilities
Shareholders' Equity
Preferred stock, no par value-200,000 shares authorized;none issued or outstandingCommon stock, $\$ 1.00$ par value $-30,000,000$ shares authorized; issuedand outstanding: 19,568,867 shares at December 31, 2003 and17,822,090 shares at December 31, 200219,569
Capital surplus ..... 119,35
Retained earnings ..... 16,953
Accumulated other comprehensive income
Total Shareholders' Equity ..... 162,21Total Liabilities and Shareholders' Equity
See accompanying notes to consolidated financial statements
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CONSOLIDATED STATEMENTS OF OPERATIONS
INTEREST INCOME
Interest and fees on loans ..... \$ 118, 861 Securities available for sale
Taxable ..... 11,687
Tax-exempt ..... 8,207
Other investments ..... 611
Total Interest Income ..... 139,366
INTEREST EXPENSE
Deposits ..... 27, 802
Other borrowings ..... 16,311
Total Interest Expense ..... 44,113
Net Interest Income ..... 95,253
Provision for loan losses ..... 4,032
Net Interest Income After Provision for Loan Losses ..... 91,221
NON-INTEREST INCOME
Service charges on deposit accounts ..... 14,668
Net gains (losses) on assets
Real estate mortgage loans ..... 16,269
Securities ..... (779)
Title insurance fees ..... 3,092
Manufactured home loan origination fees and commissions ..... 1,769
Other income ..... 7,585
Total Non-interest Income ..... 42,604
NON-INTEREST EXPENSE
Compensation and employee benefits ..... 43,558
Occupancy, net ..... 6,519
Furniture and fixtures ..... 5,539
Other expenses ..... 26,890



```
Federal income tax expense
    13,727
    Net income before cumulative effect of change in accounting
        principle
        37,592
Cumulative effect of change in accounting principle, net of
    related tax effect
        Net Income
    $ 37,592
    Net income per share before cumulative effect of change in accounting
    principle
    Basic
    Diluted
Net income per share
    Basic
    Diluted
Cash dividends declared per common share
$ 1.91
=========
$ 1.87
=========
$ . 59
=========

See accompanying notes to consolidated financial statements
\[
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\]
CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Balances at January 1, 2001 & \$ & 17,415 & \$ & 71,450 & \$ & 37,544 \\
\hline Net income for 2001 & & & & & & 24,398 \\
\hline Cash dividends declared, \$.37 per share & & & & & & \((7,636)\) \\
\hline 5\% stock dividend & & 851 & & 14,081 & & \((14,951)\) \\
\hline Issuance of 335,748 shares of common stock & & 336 & & 3,412 & & \\
\hline Repurchase and retirement of 804,626 shares of common stock ............................ & & (805) & & \((12,363)\) & & \\
\hline Net change in accumulated other comprehensive income (loss), net of \(\$ 2.0\) million of related tax effect & & & & & & \\
\hline Balances at December 31, 2001 & & 17,797 & & 76,580 & & 39,355 \\
\hline Net income for 2002 & & & & & & 29,467 \\
\hline Cash dividends declared, \$.44 per share & & & & & & \((8,756)\) \\
\hline 5\% stock dividend & & 853 & & 17,407 & & \((18,281)\) \\
\hline Issuance of 291,891 shares of common stock & & 292 & & 3,168 & & \\
\hline
\end{tabular}
```

Accumu
Oth
Compr
hensi
Income
Earnings


```
    shares of common stock ................... (1,120) (22,071)
Cash in lieu of fractional shares for
    three-for-two stock split .................
Net change in accumulated other
comprehensive income (loss), net of
    $2.8 million of related tax effect ....... 
Balances at December 31, 2002 ..............
Net income for 2003 .........................
Cash dividends declared, $.59 per share .....
10% stock dividend
Issuance of 491,818 shares of common stock
Repurchase and retirement of 520,607
    shares of common stock
Net change in accumulated other
    comprehensive income (loss), net of
    $1.6 million of related tax effect
        Balances at December 31, 2003 .. $ 19,569
                                    =========
```

$(22,071)$
Cash in lieu of fractional shares for three-for-two stock split
Net change in accumulated other
comprehensive income (loss), net of
\$2.8 million of related tax effect .......
Balances at December 31, 2002 ................

Cash dividends declared, $\$ .59$ per share
shares of common stock ......
Net change in accumulated other
comprehensive income (loss), net of
$\$ 1.6$ million of related tax effect
Balances at December 31, 2003 .

17,822
75,076

1,776 492 (521)
(8)


| --------- | -------- |
| ---: | ---: |
| 17,822 | 75,076 |41,785

37,592$(11,642)$

48,969
$(50,782)$
7,365
$(12,057)$

5

```
        (521)
        (12,057)
```



## CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME



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Proceeds from sales of loans held for sale ..... 908,751
Disbursements for loans held for sale ..... $(795,547)$
Provision for loan losses ..... 4,032
Deferred federal income tax expense (credit) ..... 4,428
Deferred loan fees(620)
Depreciation, amortization of intangible assets and premiums and accretion of discounts on securities and loans ..... 7,770
Net gains on sales of real estate mortgage loans ..... $(16,269)$
Net (gains) losses on securities ..... 779
(Increase) decrease in accrued income and other assets ..... $(12,077)$
Increase in accrued expenses and other liabilities ..... 1,021
Total Adjustments ..... 102,268
Net Cash Provided by (Used in) Operating Activities ..... 139,860
CASH FLOW USED IN INVESTING ACTIVITIES
Proceeds from the sale of securities available for sale ..... 20,446
Proceeds from the maturity of securities available, for sale ..... 22,740
Principal received on securities available for sale ..... 96,037
Purchases of securities available for sale ..... $(226,898)$
Portfolio loans originated, net of principal payments ..... $(197,782)$
Portfolio loans purchased
Principal received on portfolio loans purchased ..... 8,598
Acquisition of business, less cash received ..... $(3,062)$
Purchase of bank owned life insurance
Capital expenditures ..... $(7,272)$
Net Cash Used in Investing Activities ..... $(287,193)$
CASH FLOW FROM FINANCING ACTIVITIES
Net increase (decrease) in total deposits ..... 167,203
Net increase (decrease) in other borrowings and federal fundspurchased$(23,168)$
Proceeds from Federal Home Loan Bank advances ..... 645,650
Payments of Federal Home Loan Bank advances ..... $(650,924)$
Retirement of long-term debt
Dividends paid$(11,040)$
Proceeds from issuance of guaranteed preferred beneficial interest in Company's subordinated debentures ..... 48,712
Redemption of guaranteed preferred beneficial interest in Company'ssubordinated debentures$(17,250)$
Repurchase of common stock ..... $(12,578)$
Proceeds from issuance of common stock ..... 1,738
Net Cash From Financing Activities ..... 148,343
Net Increase (Decrease) in Cash and Cash Equivalents ..... 1,010
Cash and Cash Equivalents at Beginning of Year ..... 60,731
Cash and Cash Equivalents at End of Year ..... \$ 61,741
Cash paid during the year for
Interest ..... \$ 37,516
Income taxes ..... 10,738
Transfer of loans to other real estate ..... 4,106
Transfer of securities held to maturity to available for saleReal estate loans securitized
See accompanying notes to consolidated financial statements

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

## NOTE 1 - CRITICAL ACCOUNTING POLICIES

The accounting and reporting policies and practices of Independent Bank Corporation and subsidiaries conform with accounting principles generally accepted in the United States of America and prevailing practices within the banking industry. Our critical accounting policies include accounting for the allowance for loan losses, the valuation of derivative financial instruments, the valuation of originated mortgage servicing rights, the valuation of deferred tax assets and the valuation of goodwill. We are required to make material estimates and assumptions that are particularly susceptible to changes in the near term as we prepare the consolidated financial statements and report amounts for each of these items. Actual results may vary from these estimates.

Our Banks transact business in the single industry of commercial banking. Our Banks' activities cover traditional phases of commercial banking, including checking and savings accounts, commercial lending, direct and indirect consumer financing, mortgage lending as well as insurance premium and extended automobile warranty financing. The principal markets are the rural and suburban communities across lower Michigan that are served by our Banks' branches and loan production offices. The economies of these communities are relatively stable and reasonably diversified. Our financing for insurance premiums and extended automobile warranties is provided across the United States through our wholly owned subsidiary, Mepco Insurance Premium Financing, Inc. Subject to established underwriting criteria, our Banks also participate in commercial lending transactions with certain non-affiliated banks and purchase real estate mortgage loans from third-party originators. At December 31, 2003, 77\% of our Banks' loan portfolios were secured by real estate.

PRINCIPLES OF CONSOLIDATION - The consolidated financial statements include the accounts of Independent Bank Corporation and its subsidiaries. The income, expenses, assets and liabilities of the subsidiaries are included in the respective accounts of the consolidated financial statements, after elimination of all material intercompany accounts and transactions.

STATEMENTS OF CASH FLOWS - For purposes of reporting cash flows, cash and cash equivalents include cash on hand, amounts due from banks, and federal funds sold. Generally, federal funds are sold for one-day periods. We report net cash flows for customer loan and deposit transactions.

COMPREHENSIVE INCOME - Statement of Financial Accounting Standards, No. 130, "Reporting Comprehensive Income," established standards for reporting comprehensive income, which consists of unrealized gains and losses on securities available for sale and derivative instruments. The net change in unrealized gain or loss on securities available for sale in 2003 and 2002 reflects net losses reclassified into earnings of $\$ 0.8$ million and $\$ 24,000$, respectively, and reflects a net gain reclassified into earnings of $\$ 0.5$ million in 2001. The net change in unrealized loss on derivative instruments in 2001 reflects expense reclassified into earnings totaling $\$ 0.9$ million. The reclassification of these amounts from comprehensive income resulted in a federal income tax benefit of $\$ 0.3$ million, $\$ 8,000$ and $\$ 0.1$ million in 2003 , 2002 and 2001, respectively.

LOANS HELD FOR SALE - Loans held for sale are carried at the lower of aggregate amortized cost or market value. Lower of cost or market value adjustments, as well as realized gains and losses, are recorded in current earnings. We recognize as separate assets the rights to service mortgage loans

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for others. The fair value of originated mortgage servicing rights has been determined based upon market value indications for similar servicing. These mortgage servicing rights are amortized in proportion to and over the period of estimated net loan servicing income. The Banks assess mortgage servicing rights for impairment based on the fair value of those rights. For purposes of measuring impairment, the characteristics used by the Banks include interest rate, term and type.

SECURITIES - We classify our securities as trading, held to maturity or available for sale. Trading securities are bought and held principally for the purpose of selling them in the near term and are reported at fair value with realized and unrealized gains and losses included in earnings. We do not have any trading securities. Securities held to maturity represent those securities for which our Banks have the positive intent and ability to hold until maturity and are reported at cost, adjusted for amortization of premiums and accretion of discounts computed on the level-yield method. We did not have any securities held to maturity at December 31, 2003 and 2002. Securities available for sale represent those securities not classified as trading or held to maturity and are reported at fair value with unrealized gains and losses, net of applicable income taxes reported in comprehensive income. We determine whether a decline in fair value below the amortized cost basis is other than temporary. If the decline in value is judged to be other than temporary, the cost basis of the security is written down to fair value as a new cost basis and the amount of the write-down is recognized as a charge to non-interest income. Gains and losses realized on the sale of securities available for sale are determined using the specific identification method and are recognized on a trade-date basis. Premiums and discounts are recognized in interest income computed on the level-yield method.

LOAN REVENUE RECOGNITION - Interest on loans is accrued based on the principal amounts outstanding. The accrual of interest income is discontinued when a loan becomes 90 days past due and the borrower's capacity to repay the loan and collateral values appear insufficient. A non-accrual loan may be restored to accrual status when interest and principal payments are current and the loan appears otherwise collectible.

Certain loan fees and direct loan origination costs are deferred and recognized as an adjustment of yield over the anticipated life of the related loan. Fees received in connection with loan commitments are deferred until the loan is advanced and are then recognized over the anticipated life of the loan as an adjustment of yield. Fees on commitments that expire unused are recognized at expiration. Fees received for a letter of credit are recognized as revenue over its life.

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ALLOWANCE FOR LOAN LOSSES - Some loans will not be repaid in full. Therefore, an allowance for loan losses is maintained at a level which represents our best estimate of losses incurred. In determining the allowance and the related provision for loan losses, we consider four principal elements: (i) specific allocations based upon probable losses identified during the review of the loan portfolio, (ii) allocations established for other adversely rated loans, (iii) allocations based principally on historical loan loss experience, and (iv) additional allowances based on subjective factors, including local and general economic business factors and trends, portfolio concentrations and changes in the size and/or the general terms of the loan portfolios. Increases in the allowance are recorded by a provision for loan losses charged to expense. Although we periodically allocate portions of the allowance to specific loans and loan portfolios, the entire allowance is available for any losses which occur. Collection efforts may continue and recoveries may occur after a loan is
charged against the allowance.
While we use relevant information to recognize losses on loans, additional provisions for related losses may be necessary based on changes in economic conditions, customer circumstances and other credit risk factors.

We measure our investment in an impaired loan based on one of three methods: the loan's observable market price, the fair value of the collateral or the present value of expected future cash flows discounted at the loan's effective interest rate. We do not measure impairment on homogenous residential mortgage and installment loans.

PROPERTY AND EQUIPMENT - Property and equipment is stated at cost less accumulated depreciation and amortization. Depreciation and amortization is computed using both straight-line and accelerated methods over the estimated useful lives of the related assets.

OTHER REAL ESTATE - Other real estate at the time of foreclosure is recorded at the lower of cost of acquisition or fair value, less estimated costs to sell, which becomes the property's new basis. Any write-downs at date of acquisition are charged to the allowance for loan losses. Expense incurred in maintaining assets and subsequent write-downs to reflect declines in value are recorded as other expense.

During 2003 and 2002 we foreclosed on certain loans secured by real estate and transferred approximately $\$ 4.1$ million and $\$ 5.4$ million, respectively to other real estate. At the time of foreclosure amounts were charged-off against the allowance for loan losses to bring the carrying amount of these properties to their estimated fair market values, less estimated costs to sell. During 2003 and 2002, we sold other real estate with book balances of approximately $\$ 4.8$ million and $\$ 2.9$ million, respectively. Gains or losses on the sale of other real estate are recorded in other expense on the income statement.

Other real estate and repossessed assets totaling $\$ 3.3$ million and $\$ 3.9$ million at December 31, 2003 and 2002, respectively, are included in accrued income and other assets.

INTANGIBLE ASSETS - We adopted Statement of Financial Accounting Standards No. 141, "Business Combinations," ("SFAS \#141") and Statement of Financial Accounting Standards No. 142, "Goodwill and Other Intangible Assets," ("SFAS \#142"). These two Statements have a profound effect on how organizations account for business combinations and for the purchased goodwill and intangible assets that arise from those combinations or are acquired otherwise. SFAS \#141 was effective for all business combinations initiated after June 30, 2001, and for all purchase method business combinations completed after June 30, 2001, and requires that such combinations be accounted for using the purchase method of accounting. SFAS \#142 was effective for fiscal years beginning after December 15, 2001 and requires that the amortization of goodwill cease and that goodwill instead only be reviewed for impairment. Prior to 2002, we recognized approximately $\$ 0.7$ million, net of tax, of goodwill amortization annually. This amortization ceased upon adoption of SFAS \#142 on January 1, 2002. Based on our review of goodwill recorded on the Statement of Condition, no impairment existed as of December 31, 2003. Prior to the year ended December 31, 2001 goodwill was being amortized on a straight-line basis over the period of expected benefit, generally 12 to 20 years.

Other intangible assets, including core deposit and customer relationship intangibles, are amortized using both straight-line and accelerated methods over 10 to 15 years.

INCOME TAXES - We employ the asset and liability method of accounting

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for income taxes. This method establishes deferred tax assets and liabilities for the temporary differences between the financial reporting basis and the tax basis of our assets and liabilities at tax rates expected to be in effect when such amounts are realized or settled. Under this method, the effect of a change in tax rates is recognized in the period that includes the enactment date. The deferred tax asset is subject to a valuation allowance for that portion of the asset for which it is more likely than not that it will not be realized.

We file a consolidated federal income tax return. Intercompany tax liabilities are settled as if each subsidiary filed a separate return.

SECURITIES SOLD UNDER AGREEMENTS TO REPURCHASE - Securities sold under agreements to repurchase are treated as debt and are reflected as a liability in the consolidated statements of financial condition. The book value of securities pledged to secure the repurchase agreements remains in the securities portfolio.

DERIVATIVE FINANCIAL INSTRUMENTS - We adopted Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities," ("SFAS \#133") on January 1, 2001. SFAS \#133, which was subsequently amended by SFAS \#138, requires companies to record derivatives on the balance sheet as assets and liabilities measured at their fair value. The accounting for increases and decreases in the value of derivatives depends upon the use of derivatives and whether the derivatives qualify for hedge accounting.

Upon adoption of SFAS \#133, we recorded the fair value of cash-flow hedging instruments ("Cash Flow Hedges") in accrued expenses and other liabilities. On an ongoing basis, our Banks adjust their balance sheets to reflect the then current fair value of the Cash Flow Hedges. The related gains or losses are reported in other comprehensive income and are subsequently reclassified into earnings, as a yield adjustment in the same period in which the related interest on the hedged items (primarily variable-rate debt

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obligations) affect earnings. It is anticipated that approximately $\$ 2.8$ million, net of tax, of unrealized losses on Cash Flow Hedges at December 31, 2003, will be reclassified to earnings over the next twelve months. To the extent that the Cash Flow Hedges are not effective, the ineffective portion of the Cash Flow Hedges are immediately recognized as interest expense. The maximum term of any Cash Flow Hedge at December 31, 2003 is 5.6 years.

Also upon adoption of SFAS \#133, we recorded fair-value hedging instruments ("Fair Value Hedges") at fair value in accrued expenses and other liabilities. The hedged items (primarily fixed-rate debt obligations) were also recorded at fair value through the statement of operations, which offsets the adjustment to the Fair Value Hedges. On an ongoing basis, our Banks adjust their balance sheets to reflect the then current fair value of both the Fair Value Hedges and the respective hedged items. To the extent that the change in value of the Fair Value Hedges do not offset the change in the value of the hedged items, the ineffective portion is immediately recognized as interest expense.

Certain derivative financial instruments are not designated as hedges. The fair value of these derivative financial instruments have been recorded on our balance sheet and are adjusted on an ongoing basis to reflect their then current fair value. The changes in the fair value of derivative financial instruments not designated as hedges, are recognized currently as interest expense.

When hedge accounting is discontinued because it is determined that a derivative financial instrument no longer qualifies as a fair-value hedge, we
continue to carry the derivative financial instrument on the balance sheet at its fair value, and no longer adjust the hedged item for changes in fair value. The adjustment of the carrying amount of the previously hedged item is accounted for in the same manner as other components of similar instruments. When hedge accounting is discontinued because it is probable that a forecasted transaction will not occur, we continue to carry the derivative financial instrument on the balance sheet at its fair value, and gains and losses that were included in accumulated other comprehensive income are recognized immediately in other non-interest expense. In all other situations in which hedge accounting is discontinued, we continue to carry the derivative financial instrument at its fair value on the balance sheet and recognize any changes in its fair value in interest expense.

STOCK BASED COMPENSATION - We apply APB Opinion No. 25 in accounting for our stock based compensation plans and, accordingly, no compensation cost has been recognized for our stock options. We have elected to provide pro forma disclosures for our net income and earnings per share as if we had adopted the fair value accounting method for stock-based compensation. Our stock based compensation plans are described more fully in Note \#14.

COMMON STOCK - At December 31, $2003,0.6$ million shares of common stock were reserved for issuance under the dividend reinvestment plan and 1.6 million shares of common stock were reserved for issuance under stock option plans.

RECLASSIFICATION - Certain amounts in the 2002 and 2001 consolidated financial statements have been reclassified to conform with the 2003 presentation.

NOTE 2 - ACQUISITION

On April 15, 2003, we completed the acquisition of Mepco Insurance Premium Financing, Inc. with the purpose of adding a high margin business with good growth prospects and to take advantage of our relatively lower cost of funds and greater access to capital. Mepco is a 40-year old Chicago-based company that specializes in financing insurance premiums for businesses and extended automobile warranties for consumers. As a result of the closing of this transaction we issued 272,439 shares of common stock, with a value of $\$ 5.0$ million, and paid out $\$ 5.0$ million in cash on April 15, 2003 as the initial consideration. Under the terms of the agreement and plan of merger additional contingent consideration may be paid in the future pursuant to a five-year earn out. Included in our 2003 results are Mepco's operations subsequent to April 15, 2003.

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A condensed balance sheet of Mepco at the date of acquisition follows:
(in thousands)

| Cash | \$ | 2,217 |
| :---: | :---: | :---: |
| Finance receivables, net |  | 99,156 |
| Property and equipment |  | 1,233 |
| Intangible assets |  | 2,824 |
| Goodwill |  | 9,396 |
| Other assets |  | 3,005 |
| Total assets acquired |  | 17,831 |

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| Short-term borrowings ......... | 79,893 |
| :---: | ---: |
| Financed premiums payable ..... | 24,628 |
| Other liabilities .......... | 3,028 |
| Total liabilities assumed.... | -------- <br>  <br> Net assets acquired ........ |

We recorded purchase accounting adjustments related to the Mepco acquisition including recording goodwill of $\$ 9.4$ million (non-deductible for federal income tax purposes), establishing a customer relationship intangible of $\$ 2.6$ million, a covenant not to compete of $\$ 0.2$ million and writing down fixed assets (software in the process of development) by $\$ 2.3$ million. The customer relationship intangible is being amortized on an accelerated basis over ten years and the covenant not to compete on a straight-line basis over five years. Included in 2003 was $\$ 0.6$ million for amortization of the customer relationship intangible and the covenant not to compete.

The unaudited pro-forma information presented in the following table has been prepared based on our historical results combined with Mepco. The information has been combined to present the results of operations as if the acquisition had occurred at the beginning of the periods presented. The proforma results are not necessarily indicative of the results which would have actually been attained if the acquisition had been consummated in the past or what may be attained in the future:

|  | Year Ended December 31, 20032002 |  |  |
| :---: | :---: | :---: | :---: |
|  | (in thousands) |  |  |
| Total revenue | \$185,100 |  | , 700 |
| Net income | \$ 37,750 |  | , 300 |
| Earnings per share.. | \$ 1.87 | \$ | 1.46 |

NOTE 3 - RESTRICTIONS ON CASH AND DUE FROM BANKS

Our Banks' legal reserve requirements were satisfied by average vault cash and non-interest earning balances with the Federal Reserve Bank of $\$ 18.8$ million and $\$ 15.7$ million during 2003 and 2002 , respectively. Our Banks do not maintain compensating balances with correspondent banks.

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NOTE 4 - SECURITIES

Securities available for sale consist of the following at December 31:

| Amortized | Unrealized |
| :---: | :---: |
| Cost | Gains |

## (in thousands)



Our investments' gross unrealized losses and fair values aggregated by investment type and length of time that individual securities have been a continuous unrealized loss position, at December 31, 2003 follows:



We believe that the unrealized losses on securities available for sale are temporary in nature and due primarily to changes in interest rates and not a result of credit related issues. We also believe that we have the ability to hold securities with unrealized losses to maturity or until such time as the unrealized losses reverse.

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The amortized cost and fair value of securities available for sale at December 31, 2003, by contractual maturity, follow. The actual maturity will differ from the contractual maturity because issuers may have the right to call or prepay obligations with or without call or prepayment penalties.


| Balance at beginning of year | \$16,705 | \$16,167 |
| :---: | :---: | :---: |
| Allowance on loans from business acquired | 517 |  |
| Provision charged to operating expense | 4,032 | 3,562 |
| Recoveries credited to allowance | 1,087 | 733 |
| Loans charged against allowance | $(4,613)$ | $(3,757)$ |
| Balance at end of year. | \$17, 728 | \$16,705 |

Loans are presented net of deferred loan fees of $\$ 1.8$ million at December 31, 2003, and $\$ 2.4$ million at December 31, 2002.

Loans on non-accrual status, 90 days or more past due and still accruing interest, or restructured amounted to $\$ 12.7$ million, $\$ 10.0$ million and $\$ 9.0$ million at December 31, 2003, 2002 and 2001, respectively. If these loans had continued to accrue interest in accordance with their original terms, approximately $\$ 0.7$ million, $\$ 0.9$ million, and $\$ 0.6$ million of interest income would have been realized in 2003, 2002 and 2001, respectively. Interest income realized on these loans was approximately $\$ 0.3$ million, $\$ 0.3$ million and $\$ 0.2$ million in 2003, 2002 and 2001, respectively.

Impaired loans totaled approximately $\$ 13.5$ million, $\$ 5.4$ million and $\$ 5.1$ million at December 31, 2003, 2002 and 2001, respectively. Our Banks' average investment in impaired loans was approximately $\$ 10.1$ million, $\$ 6.8$ million and $\$ 4.1$ million in 2003, 2002 and 2001 , respectively. Cash receipts on impaired loans on non-accrual status are generally applied to the principal balance. Interest income recognized on impaired loans was approximately $\$ 0.4$ million, $\$ 0.2$ million and $\$ 0.1$ million in 2003,2002 and 2001 , respectively. Certain impaired loans with a balance of approximately $\$ 9.6$ million, $\$ 3.1$ million and $\$ 1.4$ million had specific allocations of the allowance for loan losses totaling approximately $\$ 1.4$ million, $\$ 1.3$ million and $\$ 0.5$ million at December 31, 2003, 2002 and 2001, respectively.

At December 31, 2003, 2002 and 2001, our Banks serviced loans totaling $\$ 1.179$ billion, $\$ 0.882$ billion and $\$ 0.846$ billion, respectively, for the benefit of third parties.

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An analysis of capitalized mortgage servicing rights for the years ended December 31 follows:

|  | 2003 |  |
| :---: | :---: | :---: |
| Balance at beginning of year | \$ | 4,455 |
| Originated servicing rights capitalized. |  | 7,700 |
| Amortization |  | $(3,655)$ |
| Change in impairment reserve |  | 373 |
| Balance at end of year. | \$ | 8,873 |
| Impairment reserve. | \$ | 722 |
| Loans sold and serviced that have had servicing rights capitalized |  | 40,600 |

(in

Capitalized mortgage servicing rights are included on the consolidated statement of financial position in accrued income and other assets.

NOTE 6 - PROPERTY AND EQUIPMENT

A summary of property and equipment at December 31 follows:

$$
\begin{array}{cr}
2003 & 2002 \\
------- \\
& \text { (in thousands) }
\end{array}
$$



NOTE 7 - INTANGIBLE ASSETS

Intangible assets, net of amortization, at December 31 follows:


The $\$ 9.4$ million increase in the gross carrying amount of goodwill and the addition of the customer relationship intangible and other intangible are the result of the acquisition of Mepco Insurance Premium Financing, Inc. The customer relationship intangible is being amortized on an accelerated basis over ten years while the covenant not to compete is being amortized straight-line over five years.

A summary of estimated intangible amortization, primarily amortization of core deposit and customer relationship intangibles, at December 31, 2003, follows:



[^0]| 2004 | \$429,944 |
| :---: | :---: |
| 2005. | 127,938 |
| 2006 | 71,829 |
| 2007 | 68,102 |
| 2008 | 39,665 |
| 2009 and thereafter | 72,054 |
| Total. | \$809,532 |

NOTE 9 - OTHER BORROWINGS

A summary of other borrowings at December 31 follows:
(in thousands)

| Advances from Federal Home Loan Bank | \$188,788 | \$194,061 |
| :---: | :---: | :---: |
| Repurchase agreements. | 140,969 | 98,712 |
| Notes payable. |  | 12,600 |
| U.S. Treasury demand notes | 1,858 | 4,840 |
| Other. | 204 | 200 |
| Total | \$331, 819 | \$310,413 |

Advances from the Federal Home Loan Bank ("FHLB") are secured by our Banks' unencumbered qualifying mortgage loans as well as U.S. Treasury and government agency securities equal to at least $160 \%$ of outstanding advances. Advances are also secured by FHLB stock owned by the Banks. As of December 31, 2003, our Banks had unused borrowing capacity with the FHLB (subject to the FHLB's credit requirements and policies) of $\$ 143.0$ million. Interest expense on advances amounted to $\$ 5.4$ million, $\$ 5.2$ million and $\$ 11.7$ million for the years ended December 31, 2003, 2002 and 2001, respectively. During 2003, 2002 and 2001 we prepaid $\$ 5.0$ million, $\$ 4.0$ million and $\$ 20.0$ million, respectively, of FHLB advances and incurred losses during those same periods of $\$ 1.0$ million, $\$ 0.1$ million and $\$ 0.2$ million, respectively. These losses were recorded in other expenses.

As members of the FHLB, our Banks must own FHLB stock equal to the greater of $1.0 \%$ of the unpaid principal balance of residential mortgage loans or $5.0 \%$ of its outstanding advances. At December 31, 2003 , our Banks were in compliance with the FHLB stock ownership requirements.

Certain fixed-rate advances have provisions that allow the FHLB to convert the advance to an adjustable rate prior to stated maturity. At December 31, 2003, advances totaling $\$ 10.0$ million, with a stated maturity of 2008 are convertible in 2004 and beyond.

The maturity and weighted average interest rates of FHLB advances at December 31 follow:
(dollars in thousands)

| Fixed-rate advances |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| 2003 |  |  | \$ | 10,515 |
| 2004 | \$ 34,000 | 1.44\% |  | 4,000 |
| 2005 | 3,100 | 4.10 |  | 2,100 |
| 2006 | 1,500 | 2.32 |  |  |
| 2007 | 5,000 | 2.83 |  | 1,000 |
| 2008 | 11,000 | 5.43 |  | 10,000 |
| 2009 and thereafter | 30,038 | 6.61 |  | 35,246 |
| Total fixed-rate advances | 84,638 | 3.99 |  | 62,861 |
| Variable-rate advances |  |  |  |  |
| 2003 |  |  |  | 131,200 |
| 2004 | 104,150 | 1.30 |  |  |
| Total variable-rate advances | 104,150 | 1.30 |  | 131,200 |
| Total advances | \$188,788 | 2.51\% | \$ | 194,061 |

Repurchase agreements are secured by U.S. Treasury, mortgage-backed, asset-backed and corporate securities with a book value of approximately $\$ 161.0$ million and $\$ 106.0$ million at December 31,2003 and 2002 , respectively which are being held by the counterparty to the repurchase agreement.

Repurchase agreements averaged \$122.4 million, \$93.1 million and \$13.7 million during 2003, 2002 and 2001 , respectively. The maximum amounts outstanding at any month end during 2003, 2002 and 2001 were $\$ 141.0$ million, $\$ 109.2$ million and $\$ 55.0$ million, respectively. Interest expense on repurchase agreements totaled $\$ 1.7$ million, for the years ended 2003 and 2002 and $\$ 0.3$ million for the year ended 2001.

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We have established an unsecured credit facility comprised of a $\$ 20.0$ million revolving credit agreement. At December 31, 2003, there was no balance outstanding on the revolving credit facility. During 2003 and 2002 the revolving credit facility accrued interest at federal funds, plus 1.00\%. We are also charged 28 basis points on the unused balance of the revolving credit facility. Under the revolving credit agreement, we are subject to certain restrictive covenants. As of December 31, 2003, we were in compliance with all covenants.

## NOTE 10 - GUARANTEED PREFERRED BENEFICIAL INTERESTS IN COMPANY'S SUBORDINATED DEBENTURES

During 2003, our consolidated trust subsidiary, IBC Capital Finance II, completed its public offering of $2,024,000$ shares of cumulative trust preferred securities ("Preferred Securities") with a liquidation preference of $\$ 25$ per security. The Preferred Securities represent an interest in our Company's subordinated debentures, which have terms that are similar to the Preferred Securities. Distributions on the securities are payable quarterly at the annual rate of $8.25 \%$ of the liquidation preference and are included in interest expense in the consolidated financial statements.

The Preferred Securities are subject to mandatory redemption at the liquidation preference, in whole or in part, upon repayment of the subordinated debentures at maturity or their earlier redemption. The subordinated debentures are redeemable prior to the maturity date of March 31, 2033, at our option after

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March 31, 2008, in whole at any time or in part from time to time. The subordinated debentures are also redeemable at any time, in whole, but not in part, upon the occurrence of specific events defined within the trust indenture. We have the option to defer distributions on the subordinated debentures from time to time for a period not to exceed 20 consecutive quarters.

A portion of the proceeds from the offering referenced above were used to redeem our 9.25\% Preferred Securities originally issued in 1996. The 690,000 shares of Preferred Securities outstanding were redeemed at the liquidation preference on April 21, 2003. At December 31, 2002, our consolidated trust subsidiary, IBC Capital Finance, had issued and outstanding, 690,000 shares of Preferred Securities with a liquidation preference of $\$ 25$ per security. These Preferred Securities represented an interest in our Company's subordinated debentures, which had terms that were similar to the Preferred Securities. Distributions on these securities were payable quarterly at the annual rate of $9.25 \%$ of the liquidation preference and are included in interest expense in the consolidated financial statements.

Interest expense on our Preferred Securities is recorded in interest expense on other borrowings.

## NOTE 11 - COMMITMENTS AND CONTINGENT LIABILITIES

We and our Banks are routinely engaged in legal proceedings and regulatory matters that have occurred in the ordinary course of business and do not involve amounts in the aggregate that are believed to be material to our financial condition or results of operations.

In the normal course of business, our Banks enter into financial instruments with off-balance sheet risk to meet the financing needs of customers or to reduce exposure to fluctuations in interest rates. These financial instruments may include commitments to extend credit and standby letters of credit. Financial instruments involve varying degrees of credit and interest-rate risk in excess of amounts reflected in the consolidated balance sheets. Exposure to credit risk in the event of non-performance by the counterparties to the financial instruments for loan commitments to extend credit and letters of credit is represented by the contractual amounts of those instruments. We do not, however, anticipate material losses as a result of these financial instruments.

A summary of financial instruments with off-balance sheet risk at December 31 follows:

Financial instruments whose risk is represented by contract amounts
$\qquad$
$\qquad$

Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and generally require payment of a fee. Since commitments may expire without being drawn upon, the commitment amounts do not represent future cash requirements. Commitments are issued subject to similar underwriting standards, including collateral requirements, as are generally involved in the extension of credit facilities.

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Standby letters of credit are written conditional commitments issued to guarantee the performance of a customer to a third party. The credit risk involved in such transactions is essentially the same as that involved in extending loan facilities and, accordingly, standby letters of credit are issued subject to similar underwriting standards, including collateral requirements, as are generally involved in the extension of credit facilities. The majority of the letters of credit are to corporations and mature during 2004.

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NOTE 12 - EARNINGS PER SHARE
    A reconciliation of basic and diluted earnings per share for the years
ended December 31 follows:
```

| Net income before cumulative effect of change in accounting principle | \$37,592 |
| :---: | :---: |
| Net income | \$37,592 |
| Shares outstanding(1) | 19,635 |
| Effect of stock options. | 424 |
| Shares outstanding for calculation of diluted earnings per share(1) | 20,059 |
| Net income per share before cumulative effect of change in accounting principle |  |
| Basic. | \$ 1.91 |
| Diluted | \$ 1.87 |
| Net income per share |  |
| Basic. | \$ 1.91 |
| Diluted | \$ 1.87 |

(1) Shares outstanding have been adjusted for a $10 \%$ stock dividend in 2003, $5 \%$ stock dividends in 2002 and 2001 and a three-for-two stock split in 2002 .

NOTE 13 - FEDERAL INCOME TAX

The composition of federal income tax expense (benefit) for the years ended December 31 follows:



The deferred federal income tax expense of $\$ 4.4$ million and $\$ 1.0$ million in 2003 and 2002, respectively and the deferred federal income tax benefit of $\$ 1.1$ million in 2001 , resulted from the tax effect of temporary differences. Federal income tax expense in 2001 includes a benefit of $\$ 0.4$ million resulting from an adjustment of net deferred tax assets associated with an increase in our tax rate from $34 \%$ to $35 \%$.

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The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities at December 31 follow:




```
Deferred loan fees.
```

Gross deferred tax liabilities ..... 8,471
$\qquad$

```deferred tax assets
At December 31, 2003, the Company had a net operating loss ("NOL") carryforward of approximately \(\$ 20.6\) million which, if not used against taxable income, will expire as follows:
```



The use of the $\$ 20.6$ million NOL carryforward, which was acquired through the acquisition of Mutual Savings Bank, f.s.b., is limited to \$2.9 million per year as the result of a change in control as defined in the Internal Revenue Code.

We believe that the tax benefits associated with the deferred tax assets will more likely than not be realized, and therefore no valuation allowance is considered necessary.

NOTE 14 - EMPLOYEE BENEFIT PLANS

We maintain stock option plans for our non-employee directors as well as certain of our officers and those of our Banks. Options that were granted under these plans are exercisable not earlier than one year after the date of grant, at a price equal to the fair market value of the common stock on the date of grant, and expire not more than ten years after the date of grant.

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The per share weighted-average fair value of stock options was obtained using the Black Scholes options pricing model. A summary of the assumptions used and values obtained follows:

|  | 2003 | 2002 | 2001 |
| :---: | :---: | :---: | :---: |
| Expected dividend yield | 2.53\% | 2.48\% | 3.17\% |
| Risk-free interest rate | 4.04 | 5.11 | 5.22 |
| Expected life (in years) | 9.4 | 9.9 | 10.0 |
| Expected volatility | 33.20\% | 35.91\% | 41.62\% |

```
Per share weighted-average fair value
``` \(\qquad\)
The following table summarizes the impact on our net income had compensation cost included the fair value of options at the grant date:
```



A summary of outstanding stock option grants and transactions follows:

|  | Number <br> of Shares | Average Exercise Price |
| :---: | :---: | :---: |
| Outstanding at January 1,2001 | 1,327,852 | \$ 8.21 |
| Granted. | 382,498 | 11.09 |
| Exercised. | $(478,080)$ | 7.51 |
| Forfeited. | $(14,082)$ | 10.25 |
| Outstanding at December 31,2001 | 1,218,188 | 9.38 |
| Granted. | 376,624 | 16.77 |
| Exercised. | $(384,981)$ | 8.96 |
| Outstanding at December 31,2002 | 1,209,831 | 11.82 |
| Granted. | 306,136 | 21.06 |
| Exercised. | $(384,344)$ | 11.75 |
| Forfeited. | $(10,992)$ | 18.13 |
| Outstanding at December 31,2003 | 1,120,631 | \$14.30 |

A summary of stock options outstanding at December 31, 2003 follows:


| Range of Exercise Prices | of Shares | Remaining <br> Life (years) | Exercise Price | of Shares | Remaining <br> Life (years) |
| :---: | :---: | :---: | :---: | :---: | :---: |
| \$3.52 to \$8.35 | 292,040 | 4.20 | \$ 7.26 | 292,040 | 4.20 |
| \$8.36 to \$13.12 | 215,212 | 7.23 | 10.98 | 215,212 | 7.23 |
| \$13.13 to \$17.03 | 293,056 | 8.16 | 16.53 | 293,056 | 8.16 |
| \$17.04 to \$19.22 | 145,033 | 9.02 | 19.07 | 17,766 | 7.02 |
| \$19.23 to \$30.40 | 175,290 | 8.28 | 22.43 | 1,924 | 6.30 |
|  | 1,120,631 | 7.08 | \$14.30 | 819,998 | 5.46 |
|  | ====== | = = = = | ====== | $======$ | ==== |

We maintain $401(k)$ and employee stock ownership plans covering substantially all of our full-time employees. We match employee contributions to the $401(k)$ up to a maximum of $3 \%$ of participating employees' eligible wages. Contributions to the employee stock ownership plan are determined annually and require approval of our Board of Directors. During 2003, 2002 and 2001, $\$ 2.8$ million, $\$ 2.4$ million and $\$ 1.8$ million respectively, was expensed for these retirement plans.

Our officers participate in various performance-based compensation plans. Amounts expensed for all incentive plans totaled

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$\$ 3.2$ million, $\$ 2.6$ million, and $\$ 2.2$ million, in 2003, 2002 and 2001, respectively.

We also provide certain health care and life insurance programs to substantially all full-time employees. Amounts expensed for these programs totaled $\$ 3.5$ million, $\$ 2.8$ million and $\$ 2.1$ million, in 2003, 2002 and 2001, respectively. These insurance programs are also available to retired employees at their expense.

## NOTE 15 - DERIVATIVE FINANCIAL INSTRUMENTS

Our derivative financial instruments according to the type of hedge in which they are designated under SFAS \#133 at December 31 follow:

|  |  | 2003 |
| :---: | :---: | :---: |
|  | Notional Amount | Average <br> Maturity <br> (years) |
|  | (dollars in thous |  |
| Fair Value Hedge - pay variable interest-rate swap agreements..... | \$ 81, 159 | 4.5 |
| Cash Flow Hedge - pay-fixed interest-rate swap agreements. | \$343,500 | 1.5 |
| No hedge designation |  |  |
| Pay-fixed interest-rate swap agreements | \$ 30,000 | 1.0 |
| Rate-lock real estate mortgage loan commitments. | 15,400 | . 1 |
| Mandatory commitments to sell real estate mortgage loans | 46,200 | . 1 |
|  | -------- | -- |
| Total. | \$ 91,600 | . 4 |
|  | $=======$ | = |

## Notional Amount



Our Banks have established management objectives and strategies that include interest-rate risk parameters for maximum fluctuations in net interest income and market value of portfolio equity. We monitor our Banks' interest rate risk position via simulation modeling reports. The goal of our Banks' asset/liability management efforts is to maintain profitable financial leverage within established risk parameters.

Our Banks use variable-rate and short-term fixed-rate (less than 12 months) debt obligations to fund a portion of their balance sheets, which expose our Banks to variability in interest rates. To meet their objectives, our Banks may periodically enter into derivative financial instruments to mitigate exposure to fluctuations in cash flows resulting from changes in interest rates. Cash Flow Hedges currently include certain pay-fixed interest-rate swaps.

Pay-fixed interest-rate swaps convert the variable-rate cash flows on debt obligations to fixed-rates. Under interest-rate collars, our Banks will receive cash if interest rates rise above a predetermined level while our Banks will make cash payments if interest rates fall below a predetermined level. As a result, our Banks effectively have variable-rate debt with an established maximum and minimum rate.

Our Banks also use long-term, fixed-rate brokered CDs to fund a portion of their balance sheets. These instruments expose our Banks to variability in fair value due to changes in interest rates. To meet their objectives, our Banks may enter into derivative financial instruments to mitigate exposure to fluctuations in fair values of such fixed-rate debt instruments. Fair Value Hedges currently include pay-variable interest-rate swaps.

Certain financial derivative instruments have not been designated as hedges. The fair value of these derivative financial instruments have been recorded on our balance sheet and are adjusted on an ongoing basis to reflect their then current fair value. The changes in fair value of derivative financial instruments not designated as hedges, are recognized as interest expense.

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In the ordinary course of business, our Banks enter into rate-lock real estate mortgage loan commitments with customers

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#### Abstract

("Rate Lock Commitments"). These commitments expose our Banks to interest rate risk. Our Banks also enter into mandatory commitments to sell real estate mortgage loans ("Mandatory Commitments") to hedge price fluctuations of mortgage loans held for sale and Rate Lock Commitments. Mandatory Commitments help protect our Banks' loan sale profit margin from fluctuations in interest rates. The changes in the fair value of Rate Lock Commitments and Mandatory Commitments are recognized currently as part of gains on the sale of real estate mortgage loans. Interest expense and net gains on the sale of real estate mortgage loans, as well as net income may be more volatile as a result of derivative instruments, which are not designated as hedges.

The impact of SFAS \#133 on net income and other comprehensive income is as follows:


Net Income
Change in fair value during the year ended December 31, 2003
Interest rate swap agreements not designated as hedges
\$
Rate-lock real estate mortgage loan commitments
Mandatory commitments to sell real estate mortgage loans ..... 1,352
Ineffectiveness of cash flow hedges ..... (33)
Cash flow hedges ..... (24)
Reclassification adjustment--------
Total ..... 902
Federal income tax ..... 316
Total, net of federal income tax ..... \$ 586
=======
Change in fair value during the year ended December 31, 2002
Interest rate swap agreements not designated as hedges\$ 848
Rate-lock real estate mortgage loan commitments ..... 2,129
Mandatory commitments to sell real estate mortgage loans ..... $(4,045)$
Fair value hedges ..... 22
Ineffectiveness of cash flow hedges ..... 72
Cash flow hedges ..... 43
Reclassification adjustment--------
Total ..... (931)
Federal income tax ..... (326)
Total, net of federal income tax ..... \$ (605)$======$
Cumulative effect of change in accounting principle at January 1, 2001
Fair value adjustments of option contracts not designated as hedges ..... \$ (215)
Interest rate swap agreements not designated as hedges ..... 310
Fair value hedges. ..... (39)
Cash flow hedges ..... (110)
Total. ..... (54)
Federal income tax ..... (19)
Total, net of federal income tax ..... \$ (35)
Change in fair value during the year ended December 31, 2001 Option contracts not designated as hedges .................................. ..... \$ 26
Interest rate swap agreements not designated as hedges ..... (310)
Rate-lock real estate mortgage loan commitments. ..... $(1,625)$
Mandatory commitments to sell real estate mortgage loans ..... 2,553
Fair value hedges. ..... 16
Ineffectiveness of cash flow hedges ..... (53)
Cash flow hedges ..... 26
Reclassification adjustment
Total ..... 633
Federal income tax ..... 222
Total, net of federal income tax ..... \$ 411
======
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NOTE 16 - RELATED PARTY TRANSACTIONS
Certain of our directors and executive officers, including companies in which they are officers or have significant ownership, were loan and deposit customers of the Banks during 2003 and 2002.

A summary of loans to directors and executive officers whose borrowing relationship exceeds $\$ 60,000$, and to entities in which they own a $10 \%$ or more voting interest for the years ended December 31 follows:

|  |  | 2003 |  | 2002 |
| :---: | :---: | :---: | :---: | :---: |
|  | (in thousands) |  |  |  |
| Balance at beginning of year. |  | 26,000 |  | 25,628 |
| New loans and advances. | 23,611 |  | 18,668 |  |
| Repayments. | $(22,852)$ |  | $(18,296)$ |  |
| Balance at end of yea | \$ 26,759 |  | \$ 26,000 |  |
|  |  |  |  |  |

## NOTE 17 - OTHER NON-INTEREST EXPENSES

Other non-interest expenses for the years ended December 31 follow:
(in thousands)

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| Data processing | 3,942 | 3,209 |
| :---: | :---: | :---: |
| Loan and collection. | 3,352 | 3,028 |
| Communications. | 2,895 | 2,484 |
| Supplies. | 1,920 | 1,626 |
| Amortization of intangible assets | 1,721 | 1,014 |
| Legal and professional. | 1,651 | 1,238 |
| Other. | 7,398 | 5,383 |
| Total non-interest expense | \$26,890 | \$20,795 |

NOTE 18 - LEASES

We have non-cancelable operating leases for office facilities that provide for renewal options.

A summary of future minimum lease payments under non-cancelable operating leases at December 31, 2003, follows:

|  |  | thousands) |
| :---: | :---: | :---: |
| 2004 | \$ | 728 |
| 2005 |  | 598 |
| 2006 |  | 530 |
| 2007 |  | 509 |
| 2008. |  | 112 |
| 2009 and |  |  |
| Total. | \$ | 477 |

Rental expense on operating leases totaled $\$ 0.8$ million in 2003 and $\$ 0.4$ in 2002 and 2001, respectively.

NOTE 19 - REGULATORY MATTERS

Capital guidelines adopted by Federal and State regulatory agencies and restrictions imposed by law limit the amount of cash dividends our Banks can pay to us. At December 31, 2003, using the most restrictive of these conditions for each Bank, the aggregate cash dividends that our Banks can pay us without prior approval was $\$ 48.7$ million. It is not our intent to have dividends paid in amounts which would reduce the capital of our Banks to levels below those which we consider prudent and in accordance with guidelines of regulatory authorities.

We are also subject to various regulatory capital requirements. Quantitative measures established by regulation to ensure capital adequacy require minimum amounts and ratios of total and Tier 1 capital to risk-weighted assets and Tier 1 capital to average assets. Failure to meet minimum capital requirements can initiate certain mandatory, and possibly discretionary, actions by regulators that could have a material effect on our consolidated financial statements. Under capital adequacy guidelines, we must meet specific capital requirements that involve quantitative measures as well as qualitative judgments by the regulators. The most recent notification from the FDIC categorized each of our Banks as well capitalized.

Our actual capital amounts and ratios at December 31, 2003 follow:

|  | Actual |  |  |
| :---: | :---: | :---: | :---: |
|  |  | mount | Ratio |
| Total capital to risk-weighted assets |  |  |  |
| Consolidated | \$ | 199,823 | 11.57\% |
| Independent Bank |  | 93,029 | 10.76 |
| Independent Bank West Michigan |  | 38,566 | 10.83 |
| Independent Bank South Michigan |  | 27,351 | 10.78 |
| Independent Bank East Michigan |  | 26,529 | 10.81 |
| Tier 1 capital to risk-weighted assets |  |  |  |
| Consolidated | \$ | 182,145 | $10.55 \%$ |
| Independent Bank |  | 84,592 | 9.78 |
| Independent Bank West Michigan |  | 34,152 | 9.59 |
| Independent Bank South Michigan |  | 24,859 | 9.80 |
| Independent Bank East Michigan |  | 24,080 | 9.81 |
| Tier 1 capital to average assets |  |  |  |
| Consolidated | \$ | 182,145 | $7.91 \%$ |
| Independent Bank |  | 84,592 | 7.46 |
| Independent Bank West Michigan |  | 34,152 | 7.42 |
| Independent Bank South Michigan |  | 24,859 | 7.06 |
| Independent Bank East Michigan |  | 24,080 | 6.85 |

## NOTE 20 - FAIR VALUES OF FINANCIAL INSTRUMENTS

Most of our assets and liabilities are considered financial instruments. Many of these financial instruments lack an available trading market and it is our general practice and intent to hold the majority of our financial instruments to maturity. Significant estimates and assumptions were used to determine the fair value of financial instruments. These estimates are subjective in nature, involving uncertainties and matters of judgment, and therefore, fair values cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Estimated fair values have been determined using available data and methodologies that are considered suitable for each category of financial instrument. For instruments with adjustable-interest rates which reprice frequently and without significant credit risk, it is presumed that estimated fair values approximate the recorded book balances.

Financial instrument assets actively traded in a secondary market, such as securities, have been valued using quoted market prices while recorded book balances have been used for cash and due from banks and accrued interest.

The fair value of loans is calculated by discounting estimated future cash flows using estimated market discount rates that reflect credit and interest-rate risk inherent in the loans.

We have purchased a "stable value wrap" for our bank owned life insurance that permits a surrender of this investment at the greater of its fair market or book value.

Financial instrument liabilities with a stated maturity, such as certificates of deposit, have been valued based on the discounted value of contractual cash flows using a discount rate approximating current market rates for liabilities with a similar maturity.

Capitalized mortgage servicing rights have been valued based upon a valuation performed by an independent third party.

Derivative financial instruments have principally been valued based on discounted value of contractual cash flows using a discount rate approximating current market rates.

Financial instrument liabilities without a stated maturity, such as demand deposits, savings, NOW and money market accounts, have a fair value equal to the amount payable on demand.

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$$

The estimated fair values and recorded book balances at December 31 follow:

Estimated Fair Value

Recorded Book Balance (in th

Assets

| Cash and due from banks | \$ 61,700 |
| :---: | :---: |
| Securities available for sale | 454,000 |
| Net loans and loans held for sale | 1,689,800 |
| Bank owned life insurance | 36,900 |
| Accrued interest receivable | 11,100 |
|  | 10,100 |

Liabilities
Deposits with no stated maturity ................................... \$ 893,300
Deposits with stated maturity ......................................... 816,100

Accrued interest payable ................................................ . . . 4,100

\$ 61,700 454,000 1,682,300 36,900 11,100
8,900
\$ 893,300
809,500 436, 30

4,100

The fair values for commitments to extend credit and standby letters of credit are estimated to approximate their aggregate book balance.

Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instrument. These estimates do not reflect any premium or discount that could result from offering for sale the entire holdings of a particular financial instrument.

Fair value estimates are based on existing on- and off-balance sheet financial instruments without attempting to estimate the value of anticipated future business, the value of future earnings attributable to off-balance sheet activities and the value of assets and liabilities that are not considered financial instruments.

Fair value estimates for deposit accounts do not include the value of the
substantial core deposit intangible asset resulting from the low-cost funding provided by the deposit liabilities compared to the cost of borrowing funds in the market.

## NOTE 21 - OPERATING SEGMENTS

Our reportable segments are based upon legal entities. We have five reportable segments: Independent Bank ("IB"), Independent Bank West Michigan ("IBWM"), Independent Bank South Michigan ("IBSM"), Independent Bank East Michigan ("IBEM") and Mepco Insurance Premium Financing, Inc. ("Mepco"). The accounting policies of the segments are the same as those described in Note 1 to the Consolidated Financial Statements. We evaluate performance based principally on net income of the respective reportable segments.

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$$

A summary of selected financial information for our reportable segments follows:

| IB | IBWM | IBSM |
| :---: | :---: | :---: |
| $----------------------------~$ | IBEM |  |
|  | (in thousands) |  |


| 2003 |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Total assets | \$1 | ,007,934 | \$ | 464,782 | \$ | 359,920 | \$ | 352,800 | \$ | 164,707 |
| Interest income |  | 60,821 |  | 28,508 |  | 18,473 |  | 20,073 |  | 11,534 |
| Net interest income |  | 40,762 |  | 21,081 |  | 12,454 |  | 14,339 |  | 10,474 |
| Provision for loan losses |  | 2,060 |  | 1,056 |  | (118) |  | 630 |  | 404 |
| Income (loss) before |  |  |  |  |  |  |  |  |  |  |
| income tax |  | 23,317 |  | 15,249 |  | 7,857 |  | 6,196 |  | 3,942 |
| Net income (loss) |  | 17,212 |  | 10,681 |  | 5,816 |  | 5,076 |  | 2,412 |
| 2002 |  |  |  |  |  |  |  |  |  |  |
| Total assets | \$ | 965,167 | \$ | 427,465 | \$ | 321,980 | \$ | 341,931 |  |  |
| Interest income |  | 61,450 |  | 27,678 |  | 19,622 |  | 21,112 |  |  |
| Net interest income |  | 37,698 |  | 19,682 |  | 12,511 |  | 13,754 |  |  |
| Provision for loan losses |  | 1,657 |  | 890 |  | 390 |  | 625 |  |  |
| Income (loss) before income tax ...... |  | 19,970 |  | 11,716 |  | 6,697 |  | 5,615 |  |  |
| Net income (loss) .... |  | 14,628 |  | 8,125 |  | 4,849 |  | 4,539 |  |  |
| 2001 |  |  |  |  |  |  |  |  |  |  |
| Total assets | \$ | 878,664 | \$ | 387,607 | \$ | 295,683 | \$ | 327,628 |  |  |
| Interest income |  | 64,969 |  | 28,949 |  | 17,981 |  | 22,730 |  |  |
| Net interest income |  | 33,099 |  | 17,659 |  | 10,086 |  | 13,281 |  |  |
| Provision for loan losses |  | 1,547 |  | 850 |  | 510 |  | 830 |  |  |
| Income (loss) before |  |  |  |  |  |  |  |  |  |  |
| income tax |  | 16,581 |  | 10,050 |  | 5,210 |  | 5,561 |  |  |
| Net income (loss) |  | 11,894 |  | 6,804 |  | 3,829 |  | 4,356 |  |  |

(1) Includes amounts relating to our parent company and certain insignificant operations.

NOTE 22 - INDEPENDENT BANK CORPORATION (PARENT COMPANY ONLY) FINANCIAL INFORMATION

Presented below are condensed financial statements for our parent company.

|  | December 31, |  |  |
| :---: | :---: | :---: | :---: |
| (in thousands) |  |  |  |
| \$ | 10,894 | \$ | 5,128 |
|  | 200,070 |  | 158,676 |
|  | 9,900 |  | 9,606 |
| \$ | 220,864 | \$ | 173,410 |

LIABILITIES AND SHAREHOLDERS' EQUITY
Notes payable
Subordinated debentures
$\$ \quad 52,165 \quad 17,783$

Other liabilities
6,483 4,980

Shareholders' equity

| 162,216 | 138,047 |
| ---: | :--- | ---: |
| --------- | ------------ |
| $\$ \quad 220,864$ | $\$ \quad 173,410$ |

Total Liabilities and Shareholders' Equity

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CONDENSED STATEMENTS OF OPERATIONS

|  | 2003 |  |
| :---: | :---: | :---: |
| OPERATING INCOME |  |  |
| Dividends from subsidiaries | \$ | 26,775 |
| Management fees from subsidiaries and other income |  | 19,252 |
| Total Operating Income |  | 46,027 |
| OPERATING EXPENSES |  |  |
| Interest expense |  | 3,892 |
| Administrative and other expenses |  | 21,084 |
| Total Operating Expenses |  | 24,976 |
| Income Before Federal Income Tax and Undistributed Net Income of Subsidiaries |  | 21,051 |
| Federal income tax credit |  | 2,119 |
| Income Before Equity in Undistributed Net Income of Subsidiaries |  | 23,170 |
| Equity in undistributed net income of subsidiaries |  | 14,422 |
| Net Income . . . . . . . . . . . . . . . . . . . | \$ | 37,592 |

Year Ende

## CONDENSED STATEMENTS OF CASH FLOWS

Year Ended2003
$\$$ ..... 37,592
Net Income ..... $\$$
7,592
ADJUSTMENTS TO RECONCILE NET INCOMETO NET CASH FROM OPERATING ACTIVITIESDepreciation, amortization of intangible assets and premiums,and accretion of discounts on securities and loans1,191
Gain on sale of securitiesIncrease in other assets$(2,125)$
Increase in other liabilities ..... 1,925
Equity in undistributed net income of subsidiaries ..... (14, 422)
Total Adjustments ..... $(13,431)$
Net Cash from Operating Activities ..... 24,161
CASH FLOW FROM INVESTING ACTIVITIES
Purchase of securities available for sale Proceeds from the sale of securities available for sale Investment in subsidiaries ..... $(15,610)$
Capital expenditures(799)
Net Cash Used in Investing Activities ..... $(16,409)$
CASH FLOW FROM FINANCING ACTIVITIES
Proceeds from short-term borrowings
Retirement of long-term debt
Repayment of other borrowings$(12,600)$
Proceeds from issuance of subordinated debentures ..... 50,277
Redemption of subordinated debentures ..... $(17,783)$
Dividends paid$(11,040)$
Repurchase of common stock ..... $(12,578)$
Proceeds from issuance of common stock ..... 1,738
Net Cash Used in Financing Activities ..... $(1,986)$
Net Increase (Decrease) in Cash and Cash Equivalents ..... 5,766
Cash and Cash Equivalents at Beginning of Year ..... 5,128
Cash and Cash Equivalents at End of Year ..... \$ 10,894$=========$
(in th\$

```
2003
    Interest income .......................................................... $ $. 31,620
```






```
Income per share
```




```
2002
    Interest income ........................................................... $ $ 31,721
    Net interest income .................................................... (19, 467
```





```
Income per share
```



QUARTERLY SUMMARY


We have approximately 2,100 holders of record of our common stock. Our common stock trades on the Nasdaq National Market System under the symbol "IBCP." The prices shown above are supplied by Nasdaq and reflect the inter-dealer prices and may not include retail markups, markdowns or commissions. There may have been transactions or quotations at higher or lower prices of which the Company is not aware.

In addition to the provisions of the Michigan Business Corporation Act, our ability to pay dividends is limited by our ability to obtain funds from our Banks and by regulatory capital guidelines applicable to us. (See Note \#19 to the Consolidated Financial Statements.)

SHAREHOLDER INFORMATION

HOW TO ORDER FORM 10-K

Shareholders may obtain, without charge, a copy of Form 10-K, the 2003 Annual Report to the Securities and Exchange Commission, through our website at www.ibcp.com or by writing to the Chief Financial Officer, Independent Bank Corporation, P. O. Box 491, Ionia, Michigan 48846 or by e-mail at info@ibcp.com.

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PRESS RELEASES
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Our press releases, including earnings and dividend announcements as well as other financial information, are available on our website at www.ibcp.com.

NOTICE OF ANNUAL MEETING

Our Annual Meeting of Shareholders will be held at 3:00 p.m. on April 23, 2004, in the Ionia Theater located at 205 West Main Street, Ionia, Michigan, 48846 .

TRANSFER AGENT AND REGISTRAR

EquiServe Trust Company, N.A., P.O. Box 43010, Providence, RI 02940-3010, 800/426-5523, www.equiserve.com, serves as transfer agent and registrar of our common stock.

## DIVIDEND REINVESTMENT

We maintain an Automatic Dividend Reinvestment and Stock Purchase Plan which provides an opportunity for shareholders of record to reinvest cash dividends into our common stock. Optional cash purchases up to $\$ 10,000$ per quarter are also permitted. A prospectus is available by writing to our Chief Financial Officer.

## EXECUTIVE OFFICERS AND DIRECTORS

## EXECUTIVE OFFICERS

Charles C. Van Loan, President and Chief Executive Officer, Independent Bank Corporation

Ronald L. Long, President and Chief Executive Officer, Independent Bank East Michigan

Michael M. Magee, Jr., President and Chief Executive Officer, Independent Bank

David C. Reglin, President and Chief Executive Officer, Independent Bank West Michigan

Edward B. Swanson, President and Chief Executive Officer, Independent Bank South Michigan

Robert N. Shuster, Executive Vice President and Chief Financial Officer, Independent Bank Corporation

Richard E. Butler, Senior Vice President, Independent Bank Corporation
Peter R. Graves, Senior Vice President, Independent Bank Corporation

James J. Twarozynski, Senior Vice President and Controller, Independent Bank Corporation

## DIRECTORS

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Jeffrey A. Bratsburg, Retired, former President and Chief Executive
Officer, Independent Bank West Michigan
Terry L. Haske, President, Ricker & Haske, C.P. A.s, P.C., Marlette
Robert L. Hetzler, President, Monitor Sugar Company, Food Processor, Bay
City
James E. McCarty, President, McCarty Communications, Graphic Design and
Commercial Printing, Saranac
Charles A. Palmer, Professor of Law, Thomas M. Cooley Law School, Lansing
Charles C. Van Loan, President and Chief Executive Officer, Independent
Bank Corporation, Ionia
Arch V. Wright, Jr., President, Charlevoix Development Company, Real Estate
Development, Charlevoix(1)
(1) Retired at December 31, 2003.
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INDEPENDENT BANK CORPORATION
P.O. Box 491, 230 West Main Street

Ionia, Michigan 48846
616-527-9450 3567-PS-04

INDEPENDENT BANK CORPORATION

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Dear Shareholder,
Please take note of the important information enclosed with this Proxy. Your
vote counts, and you are strongly encouraged to exercise your right to vote your
shares.
Mark the boxes on this proxy card to indicate how your shares will be voted.
Then sign the card, detach it and return your proxy vote in the enclosed postage
paid envelope. If you wish to register your vote by touch-tone telephone or the
Internet see the reverse side for instructions.
Your vote must be received prior to the Annual Meeting of Shareholders to be
held April 23, 2004.
Thank you in advance for your prompt consideration of these matters.
Sincerely,
The Board of Directors
INDEPENDENT BANK CORPORATION
```

INDEPENDENT BANK CORPORATION<br>230 WEST MAIN STREET, IONIA, MICHIGAN<br>PROXY SOLICITED BY THE BOARD OF DIRECTORS FOR THE ANNUAL MEETING OF SHAREHOLDERS TO BE HELD APRIL 23, 2004

The undersigned hereby appoints Charles C. Van Loan and Robert N. Shuster and each of them, Proxies, with power of substitution, to vote all shares of common stock of Independent Bank Corporation, which the undersigned is entitled to vote at the Annual Meeting of Shareholders to be held at the Ionia Theater, located at 205 West Main Street, Ionia, Michigan 48846 on Friday, April 23, 2004 at 3:00 p.m. (local time), and at all adjournments thereof, as directed on the reverse side.

THIS PROXY, WHEN PROPERLY EXECUTED, WILL BE VOTED IN THE MANNER DIRECTED HEREIN BY THE UNDERSIGNED SHAREHOLDER(S). IF NO DIRECTION IS MADE, THIS PROXY WILL BE VOTED "FOR" THE NOMINEES AS DIRECTORS.

PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE

```
Please sign this Proxy exactly as your name(s) appear(s) hereon. Joint owners
should each sign personally. Trustees and other fiduciaries should indicate the
capacity in which they sign, and where more than one name appears, a majority
must sign. If a corporation, this signature should be that of an authorized
officer who should state his or her title.
HAS YOUR ADDRESS CHANGED?
DO YOU HAVE ANY COMMENTS?
```

INDEPENDENT BANK
CORPORATION
C/O EQUISERVE TRUST COMPANY, N.A.
P.O. BOX 8694

EDISON, NJ 08818-8694
$\left.\begin{array}{ll}{[ } \\ {[ }\end{array}\right]$

YOUR VOTE IS IMPORTANT. PLEASE VOTE IMMEDIATELY.

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| LOG ON TO THE INTERNET AND GO TO | [Computer] | OR |
| :--- | :--- | :--- | :--- |
| HTTP://WWW.EPROXYVOTE.COM/IBCP | $[$ logo $]$ | VOTE-BY-TELEPHONE |
|  |  | $1-877-P R X-V O T E ~(1-877-779$ |

IF YOU VOTE OVER THE INTERNET OR BY TELEPHONE, PLEASE DO NOT MAIL YOUR

DETACH HERE IF YOU ARE RETURNING YOUR PROXY CARD BY MAIL

|  | PLEASE MARK |
| :--- | :--- |
| $\mathrm{X} \quad$ | VOTES AS IN |
|  | THIS EXAMPLE. |

INDEPENDENT BANK CORPORATION

1. Election of two Directors for terms expiring in 2007. Nominees: (01) Jeffrey A. Bratsburg and (02) Charles C. Van Loan
\(\left.\begin{array}{cccl}FOR \& {[ } \& ] \& {[ } <br>
ALL \& {[ } \& ] \& WITHHELD <br>

NOMINEES \& {[ } \& ] \& {[ }\end{array}\right]\)| FROM ALL |
| :--- | :--- |

[ ]
[ ]

For all nominees except as noted above
2. To transact such other busin before the meeting or at any

Mark box at right if an address has been noted on the reverse si PLEASE BE SURE TO SIGN AND DATE


[^0]:    (in thousands)

