J P MORGAN CHASE & CO Form 10-Q November 09, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 FORM 10-O

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Quarterly Period Ended September 30,

Commission file number 1-5805

2007

JPMORGAN CHASE & CO.

(Exact name of registrant as specified in its charter)

<u>Delaware</u>

13-2624428

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

270 Park Avenue, New York, New York

10017

(Address of principal executive offices)

(Zip Code)

Registrant s telephone number, including area cod(212) 270-6000

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

b Yes o No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer b Accelerated filer o Non-accelerated filer o Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

o Yes b No

Number of shares of common stock outstanding as of October 31, 2007: 3,359,043,795

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JPMORGAN CHASE & CO. CONSOLIDATED FINANCIAL HIGHLIGHTS

							N	Vine month
s, except per share, headcount and ratio data)	3007	2007		1007	4006	2006		September 2007
or the period ended,	3Q07	2Q07		1Q07	4Q06	3Q06		2007
ncome statement data								
st revenue ^(a)	\$ 8,786	\$ 12,593	\$	12,850	\$ 10,501	\$ 10,166		34,229
t income	7,326	6,315		6,118	5,692	5,379		19,759
revenue	16,112	18,908		18,968	16,193	15,545		53,988
for credit losses	1,785	1,529		1,008	1,134	812		4,322
st expense	9,327	11,028		10,628	9,885	9,796		30,983
k expense	1,627	2,117		2,545	1,268	1,705		6,289
om continuing operations om discontinued operations ^(b)	3,373	4,234		4,787	3,906 620	3,232 65		12,394
e	\$ 3,373	\$ 4,234	\$	4,787	\$ 4,526	\$ 3,297	\$	12,394
on share								
ings per share:								
m continuing operations	\$ 1.00	\$ 1.24	\$	1.38	\$ 1.13	\$ 0.93	\$	3.63
ę	1.00	1.24		1.38	1.31	0.95		3.63
rnings per share:								
om continuing operations	\$ 0.97	\$ 1.20	\$	1.34	\$ 1.09	\$ 0.90	\$	3.52
e	0.97	1.20		1.34	1.26	0.92		3.52
ends declared per share	0.38	0.38		0.34	0.34	0.34		1.10
e per share	35.72	35.08		34.45	33.45	32.75		
shares outstanding								
Basic	3,376#	3,415#		3,456#	3,465#	3,469#		3,416#
	3,478	3,522		3,560	3,579	3,574		3,520
shares at period end $\mathbf{e}^{(c)}$	3,359	3,399		3,416	3,462	3,468		
	\$ 50.48	\$ 53.25	\$	51.95	\$ 49.00	\$ 47.49	\$	53.25
	42.16	47.70		45.91	45.51	40.40		42.16
	45.82	48.45		48.38	48.30	46.96		
pitalization	153,901	164,659		165,280	167,199	162,835		
ratios								
common equity ($ROE^{(d)}$):								
om continuing operations e	11% 11	14% 14)	17% 17	14% 16	11% 12		14% 14
assets (ROA ^{(d}):								
m continuing operations	0.91	1.19		1.41	1.14	0.98		1.16
e	0.91	1.19		1.41	1.32	1.00		1.16
ratio	58	58		56	61	63		57
tal ratio	8.4	8.4		8.5	8.7	8.6		

al ratio		12.5	12.0		11.8		12.3	12.1	
alance sheet data (period-end)									
is	\$1	,479,575	\$ 1,458,042	\$ 1	1,408,918	\$ 1	1,351,520	\$ 1,338,029	
		486,320	465,037		449,765		483,127	463,544	
		678,091	651,370		626,428		638,788	582,115	
debt		173,696	159,493		143,274		133,421	126,619	
cholders equity		119,978	119,211		117,704		115,790	113,561	
t		179,847#	179,664#		176,314#		174,360#	171,589#	
ality metrics									
for credit losses	\$	8,971	\$ 8,399	\$	7,853	\$	7,803	\$ 7,524	
ming assets ^(e)		3,181	2,586		2,421		2,341	2,300	
for loan losses to total loans(f)		1.76%	1.71%		1.74%		1.70%	1.65%	
-offs	\$	1,221	\$ 985	\$	903	\$	930	\$ 790	\$ 3,109
$-$ off rate $^{(d)(f)}$		1.07%	0.90%		0.85%		0.84%	0.74%	0.94%
net charge-off (recovery) rate ^{(d)(f)}		0.19	(0.07)		(0.02)		0.07	(0.03)	0.04
ard net charge-off rate $^{(d)}$		3.64	3.62		3.57		3.45	3.58	3.61

- (a) The Firm
 adopted SFAS
 157 in the first
 quarter of 2007.
 See Note 3 on
 page 73 of this
 Form 10-Q for
 additional
 information.
- (b) On October 1, 2006, **JPMorgan** Chase & Co. completed the exchange of selected corporate trust businesses for the consumer, business banking and middle-market banking businesses of The Bank of New York Company Inc. The results of operations of these corporate trust businesses are reported as discontinued operations for

each 2006 period.

(c) JPMorgan

Chase s

common stock is

listed and

traded on the

New York Stock

Exchange, the

London Stock

Exchange

Limited and the

Tokyo Stock

Exchange. The

high, low and

closing prices of

JPMorgan

Chase s

common stock

are from The

New York Stock

Exchange

Composite

Transaction

Tape.

(d) Ratios are

based upon

annualized

amounts.

(e) Excludes

purchased

wholesale loans

held-for-sale.

(f) End-of-period

and average

Loans at fair

value and loans

held-for-sale

were excluded

when

calculating the

allowance

coverage ratios

and net

charge-off rates,

respectively.

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

This section of the Form 10-Q provides management s discussion and analysis (MD&A) of the financial condition and results of operations for JPMorgan Chase. See the Glossary of terms on pages 114–116 for definitions of terms used throughout this Form 10-Q. The MD&A included in this Form 10-Q contains statements that are forward-looking within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements are based upon the current beliefs and expectations of JPMorgan Chase s management and are subject to significant risks and uncertainties. These risks and uncertainties could cause JPMorgan Chase s results to differ materially from those set forth in such forward-looking statements. Certain of such risks and uncertainties are described herein (see Forward-looking Statements on page 119 of this Form 10-Q and the JPMorgan Chase Annual Report on Form 10-K for the year ended December 31, 2006, as amended (2006 Annual Report or 2006 Form 10-K), Part I, Item 1A: Risk factors to which reference is hereby made).

INTRODUCTION

JPMorgan Chase & Co. (JPMorgan Chase or the Firm), a financial holding company incorporated under Delaware law in 1968, is a leading global financial services firm and one of the largest banking institutions in the United States of America (U.S.), with \$1.5 trillion in assets, \$120.0 billion in stockholders equity and operations worldwide. The Firm is a leader in investment banking, financial services for consumers and businesses, financial transaction processing and asset management. Under the JPMorgan and Chase brands, the Firm serves millions of customers in the U.S. and many of the world s most prominent corporate, institutional and government clients.

JPMorgan Chase s principal bank subsidiaries are JPMorgan Chase Bank, National Association (JPMorgan Chase Bank, N.A.), a national banking association with branches in 17 states; and Chase Bank USA, National Association (Chase Bank USA, N.A.), a national bank that is the Firm s credit card issuing bank. JPMorgan Chase s principal nonbank subsidiary is J.P. Morgan Securities Inc., the Firm s U.S. investment banking firm.

JPMorgan Chase s activities are organized, for management reporting purposes, into six business segments, as well as Corporate. The Firm s wholesale businesses comprise the Investment Bank, Commercial Banking, Treasury & Securities Services and Asset Management segments. The Firm s consumer businesses comprise the Retail Financial Services and Card Services segments. A description of the Firm s business segments, and the products and services they provide to their respective client bases, follows.

Investment Bank

JPMorgan is one of the world s leading investment banks, with deep client relationships and broad product capabilities. The Investment Bank s clients are corporations, financial institutions, governments and institutional investors. The Firm offers a full range of investment banking products and services in all major capital markets, including advising on corporate strategy and structure, capital raising in equity and debt markets, sophisticated risk management, market-making in cash securities and derivative instruments, and research. The Investment Bank (IB) also commits the Firm s own capital to proprietary investing and trading activities.

Retail Financial Services

Retail Financial Services (RFS), which includes the Regional Banking, Mortgage Banking and Auto Finance reporting segments, helps meet the financial needs of consumers and businesses. RFS provides convenient consumer banking through the nation s fourth-largest branch network and third-largest ATM network. RFS is a top-five mortgage originator and servicer, the second-largest home equity originator, the largest noncaptive originator of automobile loans and one of the largest student loan originators.

RFS serves customers through 3,096 bank branches, 8,943 ATMs and 280 mortgage offices, and through relationships with more than 15,000 auto dealerships and 4,300 schools and universities. Over 13,000 branch salespeople assist customers, across a 17-state footprint from New York to Arizona, with checking and savings accounts, mortgage, home equity and business loans, investments and insurance. More than 1,200 additional mortgage officers provide home loans throughout the country.

Card Services

With 154 million cards in circulation and \$149.1 billion in managed loans, Chase Card Services (CS) is one of the nation s largest credit card issuers. Customers used Chase cards for \$259.1 billion worth of transactions in the nine

months ended September 30, 2007.

Chase offers a wide variety of general-purpose cards to satisfy the needs of individual consumers, small businesses and partner organizations, including cards issued with AARP, Amazon, Continental Airlines, Marriott, Southwest Airlines, Sony, United Airlines, the Walt Disney Company and many other well-known brands and organizations. Chase also issues private-label cards with Circuit City, Kohl s, Sears Canada and BP.

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Chase Paymentech Solutions, LLC, a joint venture with JPMorgan Chase and First Data Corporation, is the largest processor of MasterCard and Visa payments in the world, having handled 14.3 billion transactions in the nine months ended September 30, 2007.

Commercial Banking

Commercial Banking (CB) serves more than 30,000 clients, including corporations, municipalities, financial institutions and not-for-profit entities. These clients generally have annual revenue ranging from \$10 million to \$2 billion. Commercial bankers serve clients nationally throughout the RFS footprint and in offices located in other major markets.

Commercial Banking offers its clients industry knowledge, experience, a dedicated service model, comprehensive solutions and local expertise. The Firm s broad platform positions CB to deliver extensive product capabilities including lending, treasury services, investment banking and asset management to meet its clients U.S. and international financial needs.

Treasury & Securities Services

Treasury & Securities Services (TSS) is a global leader in providing transaction, investment and information services to support the needs of institutional clients worldwide. TSS is one of the largest cash management providers in the world and a leading global custodian. Treasury Services (TS) provides a variety of cash management products, trade finance and logistics solutions, wholesale card products, and liquidity management capabilities to small and midsized companies, multinational corporations, financial institutions and government entities. TS partners with the Commercial Banking, Retail Financial Services and Asset Management business segments to serve clients firmwide. As a result, certain TS revenues are included in other segments—results. Worldwide Securities Services (WSS) stores, values, clears and services securities and alternative investments for investors and broker-dealers; and manages Depositary Receipt programs globally.

Asset Management

With assets under supervision of \$1.5 trillion, Asset Management (AM) is a global leader in investment and wealth management. AM clients include institutions, retail investors and high-net-worth individuals in every major market throughout the world. AM offers global investment management in equities, fixed income, real estate, hedge funds, private equity and liquidity, including both money market instruments and bank deposits. AM also provides trust and estate and banking services to high-net-worth clients, and retirement services for corporations and individuals. The majority of AM s client assets are in actively managed portfolios.

OTHER BUSINESS EVENTS

Investment in SLM Corporation

On April 16, 2007, an investor group, comprised of JPMorgan Chase Bank, N.A. and three other firms (the investor group), announced an Agreement and Plan of Merger (the merger agreement) to acquire SLM Corporation (Sallie Mae) for \$60 per share in cash. On September 26, 2007, the investor group advised Sallie Mae that if the conditions to the closing of the merger agreement were required to be measured at that time, the conditions to closing would not be satisfied because Sallie Mae had suffered a Material Adverse Effect as defined in the merger agreement. On October 2, 2007, the investor group advised Sallie Mae that it would be willing to revise its offer, and proposed a revised purchase price for Sallie Mae, composed of \$50 in cash and warrants with a payout of up to an additional \$10 per share. That offer was rejected by Sallie Mae and, on October 8, 2007, Sallie Mae filed a lawsuit in Delaware Chancery Court against the investor group. The lawsuit seeks a declaration that, among other things, the investor group repudiated the merger agreement, that no Material Adverse Effect has occurred and that Sallie Mae may terminate the Agreement and collect a \$900 million termination fee (the reverse termination fee), of which JPMorgan Chase s portion would be approximately \$224 million. On October 15, 2007, the investor group filed an Answer and Counterclaims to Sallie Mae s lawsuit. In addition, the investor group has waived Sallie Mae s obligations to comply with certain of its agreements and covenants under the merger agreement, including Sallie Mae s agreements to refrain from negotiating with other possible buyers, and has waived its right to receive the reverse termination fee from Sallie Mae in the event that another buyer acquires Sallie Mae. A trial date has not yet been set.

Headquarters for the Investment Bank in London and New York

On May 3, 2007, JPMorgan Chase announced plans to build a new investment banking headquarters in London. The

building will have more than one million square feet with at least five trading floors of approximately 70,000 useable square feet each. The Firm is expecting the building to open late 2012. On June 14, 2007, JPMorgan Chase announced it will build a new 1.3 million square-foot global investment banking headquarters in the World Trade Center complex in New York City. The Firm expects the building to open by late 2012.

Master Liquidity Enhancement Conduit

On October 15, 2007, JPMorgan Chase and several other financial institutions announced an agreement in principle to create a master liquidity enhancement conduit (M-LEC) and provide liquidity support for it in order to enhance liquidity in the market for asset-backed commercial paper and medium-term notes issued by structured investment vehicles. The financial institutions are working toward the finalization of the various terms.

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EXECUTIVE OVERVIEW

This overview of management s discussion and analysis highlights selected information and may not contain all of the information that is important to readers of this Form 10-Q. For a more complete understanding of events, trends and uncertainties, as well as the liquidity, capital, credit and market risks, and the critical accounting estimates, affecting the Firm and its various lines of business, this Form 10-Q should be read in its entirety.

Financial performance of JPMorgan Chase

	Three months ended September				1	Nine months ended September					
				30,				30,			
(in millions, except per share and ratio data)		2007		2006	Change		2007		2006	Change	
Selected income statement data											
Total net revenue	\$1	6,112	\$ 1	5,545	4%	\$ 5	53,988	\$ 4	15,806	18%	
Provision for credit losses		1,785		812	120		4,322		2,136	102	
Total noninterest expense		9,327		9,796	(5)	3	30,983	2	28,958	7	
Income from continuing operations		3,373		3,232	4	1	2,394		9,743	27	
Income from discontinued operations				65	NM				175	NM	
Net income		3,373		3,297	2	12,394		9,918		25	
Diluted earnings per share											
Income from continuing operations	\$	0.97	\$	0.90	8%	\$	3.52	\$	2.73	29%	
Net income		0.97		0.92	5		3.52		2.78	27	
Return on common equity											
Income from continuing operations		11%		11%			14%		12%		
Net income		11		12			14		12		

Business overview

The Firm reported 2007 third-quarter Net income of \$3.4 billion, or \$0.97 per share, compared with Net income of \$3.3 billion, or \$0.92 per share, for the third quarter of 2006. Return on common equity for the quarter was 11% compared with 12% in the prior year.

Net income for the first nine months of 2007 was \$12.4 billion, or \$3.52 per share, compared with \$9.9 billion, or \$2.78 per share, in the prior year. Return on common equity was 14% for the first nine months of 2007, compared with 12% for the prior-year period.

In the first quarter of 2007, the Firm adopted SFAS 157 (Fair Value Measurements) and SFAS 159 (Fair Value Option). For a discussion of SFAS 157 and SFAS 159, see Note 3 on pages 73 80 and Note 4 on pages 80 83 of this Form 10-Q.

The rate of growth in the global economy slowed in the third quarter, but still expanded by approximately 4% annually, while inflation broadly remained well-contained. The industrial economies continued to grow by approximately 2% annually (with the U.S. economy growing at 3.9%). The developing economies continued to grow, although at a slightly slower rate than their recent level of 8% annual growth. Global financial markets were mixed during the quarter, and capital markets activity declined from the historically high levels of the first six months of 2007, as concerns about losses on U.S. subprime mortgage investments triggered a flight to quality in the capital markets and credit markets experienced spread widening and lower levels of liquidity. In spite of these challenges, both U.S. and international equity markets posted gains during the quarter: the S&P 500 and international indices were up, on average, approximately 1% and 5%, respectively. The U.S. Treasury market rallied, with rates dropping approximately 100 basis points during the quarter. In September of 2007, the Federal Reserve Board lowered the federal funds rate from 5.25% to 4.75% in an effort to help offset the adverse effects of the market disruption.

The Firm s performance benefited from investments in all of its businesses, which has driven organic revenue growth and improved operating margins over time. These benefits were tempered by the capital markets environment, which

experienced significantly wider spreads and reduced levels of liquidity in the mortgage and corporate credit markets, resulting in lower earnings in the Investment Bank. In addition, continued weakness in the housing markets led to an increased Provision for credit losses and, as a result, lower earnings in Retail Financial Services. The Firm s other businesses each posted improved results versus the prior year with Asset Management and Treasury & Securities Services reporting record earnings; Card Services and Commercial Banking growing earnings at a double-digit pace; and Private Equity realizing strong results.

The discussion that follows highlights the current-quarter performance of each business segment compared with the prior-year quarter and discusses results on a managed basis unless otherwise noted. For more information about managed basis, see Explanation and reconciliation of the Firm s use of non-GAAP financial measures on pages 13 16 of this Form 10-Q.

Investment Bank net income decreased from the prior year, driven by lower net revenue as well as a higher Provision for credit losses, partially offset by lower noninterest expense. Investment banking fees decreased, reflecting lower debt underwriting fees offset partially by record advisory fees. Fixed Income Markets revenue declined due to markdowns on leveraged lending funded loans and unfunded commitments and markdowns on collateralized debt obligation (CDO)

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warehouses and unsold positions. In addition, Fixed Income Markets declined due to weak credit-trading performance and significantly lower commodities results, compared with a strong prior-year quarter. These lower results in Fixed Income Markets were offset partially by record revenue in both rates and currencies. Equity Markets revenue decreased from the prior year, as weaker trading results were offset partially by strong client revenue across businesses. The Provision for credit losses was up, driven by an increase in the allowance for credit losses, primarily related to portfolio growth. The decrease in noninterest expense was due primarily to lower performance-based compensation expense.

Retail Financial Services net income decreased from the prior year due to lower results in Regional Banking, primarily related to an increase in the Provision for credit losses. Total net revenue increased due primarily to the absence of a prior-year negative valuation adjustment to the mortgage servicing right (MSR) asset, the Bank of New York transaction and higher deposit-related fees. Total net revenue also benefited from the classification of certain mortgage loan origination costs as expense, due to the adoption of SFAS 159, and wider spreads on loans. These benefits were offset partially by markdowns on the mortgage warehouse and pipeline and a continued shift to narrower spread deposit products. The increase in the Provision for credit losses was due primarily to an increase in the allowance for credit losses related to the home equity portfolio. Total noninterest expense increased due to the Bank of New York transaction; the classification of certain loan origination costs as expense, due to the adoption of SFAS 159; and investments in the retail distribution network.

Card Services net income increased from the prior year, benefiting from higher revenue, partially offset by an increase in the Provision for credit losses. Total net revenue increased, reflecting a higher level of fees, higher average loan balances and increased net interchange income. These benefits were offset partially by the discontinuation of certain billing practices (including the elimination of certain over-limit fees and the two-cycle billing method for calculating finance charges) and a narrower loan spread. The Managed provision for credit losses increased, reflecting a higher level of net charge-offs. Credit quality was stable in the quarter. Total noninterest expense was up slightly, primarily due to higher volume-related expense.

Commercial Banking grew net income over the prior-year period, as an increase in Total net revenue and a decrease in Total noninterest expense were offset partially by a higher Provision for credit losses. Total net revenue increased due to double-digit growth in liability and loan balances, reflecting organic growth and the Bank of New York transaction. These increases were offset partially by a continued shift to narrower-spread liability products and spread compression in the loan and liability portfolios. The increase in Provision for credit losses largely reflected portfolio activity and growth in loan balances. Total noninterest expense decreased, as lower performance-based compensation expense was offset partially by higher volume-related expense.

Treasury & Securities Services achieved record net income, driven by record Total net revenue, partially offset by higher noninterest expense. Total net revenue growth was driven by increased product usage by new and existing clients, market appreciation, growth in electronic volumes and higher liability balances. These benefits were offset partially by spread compression and a continued shift to narrower-spread liability products. Total noninterest expense increased, due primarily to higher expense related to business and volume growth, as well as investment in new product platforms.

Asset Management generated record net income, reflecting record Total net revenue, partially offset by higher noninterest expense. Total net revenue benefited largely from increased assets under management, higher performance and placement fees, increases in deposit and loan balances and wider deposit spreads. The Provision for credit losses increased, reflecting a higher level of recoveries in the prior year. Total noninterest expense increased, due largely to higher compensation, primarily performance-based, and investments in all business segments.

Corporate segment net income increased from the prior year, benefiting from higher Total net revenue and lower noninterest expense. The increase in Total net revenue was driven primarily by higher private equity gains, higher trading-related gains and a gain from the sale of MasterCard shares. Partially offsetting the increased revenue was a narrower net interest spread. Total noninterest expense decreased due to lower compensation expense and continuing business efficiencies.

Income from discontinued operations was \$65 million in the third quarter of 2006. Discontinued operations (included in the Corporate segment results) include the income statement activity of selected corporate trust businesses sold to

The Bank of New York.

JPMorgan Chase realized approximately \$740 million (pretax) of merger savings during the quarter ended September 30, 2007, which is an annualized rate of approximately \$2.96 billion. Merger costs of \$61 million were expensed during the third quarter of 2007, bringing the total amount expensed since the merger announcement to \$3.7 billion (including capitalized costs). In the third quarter of 2007, the Firm successfully completed the in-sourcing of its credit card processing platform and the conversion of the wholesale deposit system. The wholesale deposit conversion was the largest in the Firm s history, involving approximately \$180 billion in customer balances, and was the last significant merger integration event.

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The Managed provision for credit losses was \$2.4 billion, up by \$944 million, or 67%, from the prior year. The wholesale Provision for credit losses was \$351 million, compared with \$35 million in the prior year, reflecting an increase in the allowance for credit losses, primarily related to portfolio growth. Wholesale net charge-offs were \$82 million, compared with net recoveries of \$11 million, resulting in net charge-off rates of 0.19% and recoveries of 0.03%, respectively. The total consumer Managed provision for credit losses was \$2.0 billion, compared with \$1.4 billion in the prior year, primarily reflecting an increase in the allowance for credit losses related to the home equity portfolio and growth in the subprime mortgage portfolio. Consumer managed net charge-offs were \$1.7 billion, compared with \$1.4 billion, resulting in managed net charge-off rates of 1.96% and 1.69%, respectively. The Firm had total nonperforming assets of \$3.2 billion at September 30, 2007, up by \$881 million, or 38%, from the prior-year level of \$2.3 billion.

The Firm had, at September 30, 2007, Total stockholders equity of \$120.0 billion and a Tier 1 capital ratio of 8.4%. The Firm purchased \$2.1 billion, or 47.0 million shares, of common stock during the quarter.

Business outlook

The following forward-looking statements are based upon the current beliefs and expectations of JPMorgan Chase s management and are subject to significant risks and uncertainties. These risks and uncertainties could cause JPMorgan Chase s results to differ materially from those set forth in such forward-looking statements.

JPMorgan Chase s outlook for the fourth quarter of 2007 should be viewed against the backdrop of the global economy, financial markets activity (including interest rate movements), the geopolitical environment, the competitive environment and client activity levels. Each of these interlinked factors will affect the performance of the Firm s lines of business.

The Investment banking fee pipeline was lower at September 30, 2007, than it was at June 30, 2007, due largely to a lower level of debt underwriting activity. In light of current capital market and economic conditions, management remains cautious with regard to the realization of this pipeline. Capital market conditions are still being affected by the disruption in the mortgage market, as well as by overall lower levels of liquidity and wider credit spreads, all of which could potentially lead to reduced levels of client activity, difficulty in syndicating leveraged loans, lower investment banking fees and lower trading revenue. While there have been some successfully completed leveraged finance transactions during the fourth quarter of 2007, the Firm continues to hold a substantial amount of leveraged loans and unfunded commitments as held-for-sale (\$40.6 billion as of September 30, 2007). These positions are difficult to hedge effectively and further markdowns could result if market conditions worsen for this asset class. The Firm s CDO and subprime mortgage warehouse and trading positions could also be negatively affected by market conditions during the fourth quarter of 2007.

Future economic conditions may also cause the Provision for credit losses to increase over time. The consumer Provision for credit losses could increase as a result of a higher level of losses in Retail Financial Services home equity loan portfolio and growth in the retained subprime mortgage loan portfolio. Given the potential stress on the consumer from continued downward pressure on housing prices and the elevated inventory of unsold houses nationally, management remains cautious with respect to the home equity portfolio. Management currently expects that quarterly losses related to the home equity portfolio to increase over the next few quarters, to a range of \$250 million to \$270 million per quarter, or a net charge-off rate of 1.05% to 1.10%. In addition, the consumer provision could increase due to a higher level of net charge-offs in Card Services, as losses continue to return to a more normal level, which could be in the range of 4.00% to 4.50% of managed loans by the end of 2008. The wholesale Provision for credit losses may also increase over time as a result of loan growth, customer activity and changes in underlying credit conditions. In addition, a weaker overall economy may lead to an increase in both the wholesale and consumer provision for credit losses.

Management continues to believe that the net loss in Treasury and Other Corporate on a combined basis will be approximately \$50 million to \$100 million per quarter over time; and that private equity results, which are dependent upon the capital markets, could continue to be volatile. Firmwide, Total noninterest expense is anticipated to reflect investments in each business, recent acquisitions and divestitures and other operating efficiencies. Management continues to believe that annual merger savings will reach approximately \$3.0 billion by the end of 2007. Management currently expects total merger costs (including costs associated with the Bank of New York transaction)

will be approximately \$3.8 billion, and that all remaining costs will be incurred by the end of 2007.

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CONSOLIDATED RESULTS OF OPERATIONS

The following section provides a comparative discussion of JPMorgan Chase s consolidated results of operations on a reported basis. Factors that relate primarily to a single business segment are discussed in more detail within that business segment than they are in this consolidated section. For a discussion of the Critical accounting estimates used by the Firm that affect the Consolidated results of operations, see page 66 of this Form 10-Q and pages 83 85 of the JPMorgan Chase 2006 Form 10-K.

Total net revenue

The following table presents the components of Total net revenue.

	Three mo	onths ended Sep	tember 30,	Nine months ended September 30,					
(in millions)	2007	2006	Change	2007	2006	Change			
Investment banking fees	\$ 1,336	\$ 1,416	(6)%	\$ 4,973	\$ 3,955	26%			
9	237	2,737	` ′	8,274	8,187	1			
Principal transactions	231	2,737	(91)	0,274	0,107	1			
Lending & deposit-related	1.006	0.65	10	2.052	2.552	10			
fees	1,026	867	18	2,872	2,573	12			
Asset management,									
administration and									
commissions	3,663	2,842	29	10,460	8,682	20			
Securities gains (losses)	237	40	493	16	(578)	NM			
Mortgage fees and related									
income	221	62	256	1,220	516	136			
Credit card income	1,777	1,567	13	5,054	5,268	(4)			
Other income	289	635	(54)	1,360	1,653	(18)			
Noninterest revenue	8,786	10,166	(14)	34,229	30,256	13			
Net interest income	7,326	5,379	36	19,759	15,550	27			
Total net revenue	\$ 16,112	\$ 15,545	4	\$ 53,988	\$45,806	18			

Total net revenue for the third quarter of 2007 was \$16.1 billion, up by \$567 million, or 4%, from the prior year. This increase was the result of higher Net interest income; record Asset management, administration and commissions revenue; strong private equity gains (included in Principal transactions revenue); and higher Credit card income. These improvements were partly offset by a significant decline in trading revenue within Principal transactions revenue, reflecting markdowns on leveraged lending funded loans and unfunded commitments and lower fixed income trading results. For the first nine months of 2007, Total net revenue was \$54.0 billion, up by \$8.2 billion, or 18%, from the prior year. The increase was driven by higher Net interest income; very strong private equity gains; record Asset management, administration and commissions revenue; and record Investment banking fees. Lower trading revenue in the 2007 third quarter partially offset these increases.

Investment banking fees in the third quarter of 2007 declined slightly from the comparable period last year, reflecting lower debt underwriting fees offset partially by record advisory fees. In the first nine months of 2007, Investment banking fees were a record for the Firm, reflecting record fees for advisory and debt and equity underwriting. For a further discussion of Investment banking fees, which are primarily recorded in IB, see the IB segment results on pages 17 20 of this Form 10-Q.

Principal transactions revenue consists of trading revenue and private equity gains. In the third quarter of 2007, the Firm recognized a net loss of \$548 million from trading activities primarily reflecting markdowns of \$1.3 billion (net of fees) on \$40.6 billion of leveraged lending funded loans and unfunded commitments, as well as markdowns of \$339 million (net of risk management results) on \$6.8 billion of CDO warehouses and unsold positions. For the first nine months of 2007, trading revenue was lower by \$2.4 billion compared with the same period last year, primarily

reflecting markdowns of \$1.4 billion (net of fees) on leveraged lending funded loans and unfunded commitments, as well as markdowns of \$358 million (net of risk management results) on CDO warehouses and unsold positions. In addition, trading revenue was also impacted by weak credit trading and significantly lower commodities results, compared with a strong prior year, partially offset by record revenue in rates and currencies, and strong equity trading results across all products. IB s Credit Portfolio results increased from the third quarter of 2006 due to higher trading revenue from risk management activities; in addition, for the first nine months of 2007, IB s Credit Portfolio benefited from an adjustment to the valuation of the Firm s derivative liabilities measured at fair value, to reflect the credit quality of the Firm as part of the adoption of SFAS 157. Private equity gains in the third quarter and first nine months of 2007 increased compared with the same periods in 2006, reflecting a higher level of gains and the classification of certain private equity carried interest as Compensation expense. Also favorably affecting the first nine months of 2007 was a fair value adjustment in the first quarter of 2007 on nonpublic private equity investments resulting from the adoption of SFAS 157. For a further discussion of Principal transactions revenue, see the IB and Corporate segment results on pages 17 20 and 40 41, respectively, and Note 5 on pages 83 85 of this Form 10-Q.

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Lending & deposit-related fees rose from the third quarter and first nine months of 2006 as a result of higher deposit-related fees and the Bank of New York transaction. For a further discussion of Lending & deposit-related fees, which are partly recorded in RFS and CB, see the RFS segment results on pages 21 28 and the CB segment results on pages 33 34 of this Form 10-Q.

Asset management, administration and commissions revenue reached record levels in the third quarter and first nine months of 2007, primarily due to an increase in assets under management and higher performance and placement fees in AM. The growth in assets under management, which reached \$1.2 trillion at the end of the third quarter of 2007, up 24% from the prior year, was the result of net asset inflows into the Institutional, Retail and Private Bank segments and market appreciation. Also contributing to the rise in Asset management, administration and commissions revenue were higher assets under custody in TSS, driven by new business and market appreciation. In addition, other service fees were higher due to a combination of new clients and increased product usage by existing clients. In addition, commissions revenue increased due to higher brokerage transaction volume (primarily included within Fixed Income and Equity Markets revenue of IB) and higher investment sales volume in RFS; these were partly offset by the sale of the insurance business in the third quarter of 2006, and a charge in the first quarter of 2007 resulting from accelerated surrenders of customer annuities. For additional information on these fees and commissions, see the segment discussions for IB on pages 17 20, RFS on pages 21 28, TSS on pages 35 36, and AM on pages 37 39, of this Form 10-O.

The favorable variances in Securities gains (losses) for the third quarter and first nine months of 2007 when compared with the same periods in 2006 were primarily the result of a \$115 million gain from the sale of MasterCard shares; higher gains from marketable securities received from loan workouts in IB; and improvements in the results of Treasury s portfolio-repositioning activities. For a further discussion of Securities gains (losses), which are mostly recorded in the Firm s Treasury business, see the Corporate segment discussion on pages 40 41 of this Form 10-Q. Mortgage fees and related income increased from the third quarter and first nine months of 2006. Net mortgage servicing improved due primarily to the absence of a prior-year negative valuation adjustment of \$235 million to the MSR asset and growth in third-party loans serviced. In the quarter-to-quarter comparison, production revenue declined as markdowns of \$186 million on the mortgage warehouse and pipeline were offset partially by an increase in mortgage loan originations and the classification of certain loan origination costs as expense (loan origination costs previously netted against revenue commenced being recorded as an expense in the first quarter of 2007 due to the adoption of SFAS 159). For the first nine months of 2007, production revenue was up from the same period in 2006 as a result of increased mortgage loan originations, and the classification of certain loan origination costs as expense (loan origination costs previously netted against revenue are currently recorded as expense due to the adoption of SFAS 159). These increases were offset partially by markdowns of \$186 million on the mortgage warehouse and pipeline. Mortgage fees and related income exclude the impact of NII and AFS securities gains and losses related to mortgage activities. For a discussion of Mortgage fees and related income, which is recorded primarily in RFS s Mortgage Banking business, see the Mortgage Banking discussion on pages 26 27 of this Form 10-Q.

Credit card income rose from the third quarter of 2006 due primarily to an increase in net interchange income, which benefited from higher charge volume; and an increase in servicing fees earned in connection with securitization activities, which were favorably affected by higher net interest income earned on the securitized credit card loans. For the first nine months of 2007, Credit card income decreased due primarily to lower servicing fees earned in connection with securitization activities, which were affected unfavorably by lower net interest income earned and higher net credit losses incurred on the securitized credit card loans. These were partially offset by an increase in net interchange income and a higher level of fee-based revenue. For further discussion of Credit card income, see CS s segment results on pages 29 32 of this Form 10-Q.

Other income declined from the third quarter and first nine months of 2006. The decrease from the first nine months of 2006 was driven by the absence of a \$103 million gain in the second quarter of 2006, related to the sale of MasterCard shares in its initial public offering; and lower net gains on credit card securitizations. These were offset partially by higher gains on the sale of leveraged leases and education loans, increased income from automobile operating leases, and the absence of a loss related to auto loans transferred to the held-for-sale portfolio in the first quarter of 2006.

Net interest income rose from the third quarter of 2006, primarily from the following: higher trading-related Net interest income, due to a shift of Interest expense to Principal transactions revenue (related to certain IB structured notes to which fair value accounting was elected in connection with the adoption of SFAS 159); a higher level of credit card loans and fees; growth in liability and deposit balances, primarily in the wholesale businesses; and the impact of the Bank of New York transaction. These increases were offset partially by compression in Treasury's net interest spread and a shift to narrower spread liability and deposit products. Net interest income in the first nine months of 2007 rose from the same period of last year, driven by the aforementioned items, with the exception of an improvement in Treasury's net interest spread. These were offset partially by narrower spreads on credit card loans. The Firm's total average interest-earning assets for the third quarter of 2007 were \$1.1 trillion, up 15% from the third quarter of 2006. The increase was primarily a result of higher Trading assets debt instruments, Available for sale securities, and Loans. The net interest yield on these

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assets, on a fully-taxable equivalent basis, was 2.57%, an increase of 40 basis points from the prior year, partly reflecting the adoption of SFAS 159. The Firm s total average interest earning assets for the first nine months of 2007 were \$1.1 trillion, up 12% from the first nine months of 2006. The increase was also driven by the aforementioned items, partially offset by a decline in Interests in purchased receivables as a result of the restructuring and deconsolidation during the second quarter of 2006 of certain multi-seller conduits that the Firm administered. The net interest yield on these assets, on a fully taxable-equivalent basis, was 2.44%, an increase of 30 basis points from the prior year.

Provision for credit losses	Three mo	nths ended Sep	otember 30,	Nine mo	Nine months ended September 30,				
(in millions)	2007	2006	Change	2007	2006	Change			
Provision for credit losses	\$ 1,785	\$ 812	120%	\$ 4,322	\$ 2,136	102%			

The Provision for credit losses in the third quarter and first nine months of 2007 rose from the comparable prior-year periods. The increase from the third quarter of 2006 in the consumer Provision for credit losses was due to a net \$306 million increase in the Allowance for loan losses due to higher estimated losses for home equity loans. The increase from the first nine months of 2006 in the consumer provision was due to: a net increase of \$635 million in the Allowance for loan losses resulting from higher estimated losses for home equity loans; an increase in subprime mortgage loan balances; and an increase in credit card net charge-offs. Credit card net charge-offs for the nine months ended September 30, 2006 benefited following the change in bankruptcy legislation in the fourth quarter of 2005. The increase in the wholesale provision from the third quarter of 2006 reflected an increase in the Allowance for credit losses, primarily related to portfolio growth. The increase in the wholesale provision from the first nine months of 2006 primarily reflected an increase in the allowance due to portfolio activity and growth. For a more detailed discussion of the loan portfolio and the Allowance for loan losses, see the segment discussions for RFS on pages 21 28, CS on pages 29 32, and IB on pages 17 20, and Credit risk management on pages 51 62 of this Form 10-Q.

Noninterest expense

The following table presents the components of Noninterest expense.

	Three mo	onths ended Se	ptember 30,	Nine months ended September 30,					
(in millions)	2007	2006	Change	2007	2006	Change			
Compensation expense	\$ 4,677	\$ 5,390	(13)%	\$ 17,220	\$ 16,206	6%			
Occupancy expense	657	563	17	1,949	1,710	14			
Technology, communications									
and equipment expense	950	911	4	2,793	2,656	5			
Professional & outside									
services	1,260	1,111	13	3,719	3,204	16			
Marketing	561	550	2	1,500	1,595	(6)			
Other expense	812	877	(7)	2,560	2,324	10			
Amortization of intangibles	349	346	1	1,055	1,058				
Merger costs	61	48	27	187	205	(9)			
Total noninterest expense	\$ 9,327	\$ 9,796	(5)	\$ 30,983	\$ 28,958	7			

Total noninterest expense for the third quarter of 2007 was \$9.3 billion, down by \$469 million, or 5%, from the prior year. Expense decreased due to lower Compensation expense, primarily incentive-based, partially offset by investments across the business segments and acquisitions. For the first nine months of 2007, Total noninterest expense was \$31.0 billion, up by \$2.0 billion, or 7%, from the prior year, driven by higher Compensation expense, primarily incentive-based, as well as investments across the business segments and acquisitions.

The decrease in Compensation expense from the third quarter of 2006 was primarily the result of lower performance-based incentives, business divestitures and continuing business efficiencies. These declines were offset partially by additional headcount from the Bank of New York transaction, acquisitions and investments in the businesses; the classification of certain private equity carried interest from Principal transactions revenue; and the classification of certain loan origination costs (previously netted against revenue) due to the adoption of SFAS 159. Compensation expense for the first nine months of 2007 increased from the prior-year period, reflecting the aforementioned items, with the exception of performance-based incentives, which were higher in the current year period. These increases were offset partially by the absence of a prior-year expense of \$459 million from the adoption of SFAS 123R. For a detailed discussion of the adoption of SFAS 123R see Note 9 on page 88 of this Form 10-Q. The increases in Occupancy expense from the third quarter and first nine months of 2006 were driven by ongoing investments in the businesses; in particular, the retail distribution network, which includes the incremental expense from The Bank of New York branches. Partially offsetting the increase in Occupancy expense was continuing business efficiencies.

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The increases in Technology, communications and equipment expense, when compared with the third quarter and first nine months of 2006, were due primarily to higher depreciation expense on owned automobiles subject to operating leases, and technology investments to support business growth. These increases were offset partially by continuing business efficiencies.

Professional & outside services rose from the third quarter and first nine months of 2006, reflecting higher brokerage expense and credit card processing costs resulting from growth in transaction volume. Also contributing to the increases were acquisitions and investments in the businesses.

Marketing expense was relatively flat compared with the third quarter of 2006. The decrease from the first nine months of 2006 was due to a reduction in credit card marketing expense.

Other expense decreased from the third quarter of 2006 due to a higher level of legal-related recoveries and lower legal expense, offset partially by business growth and investments in the businesses. For the nine-month period comparison, Other expense was higher due to increased net legal-related costs reflecting a lower level of recoveries and higher expense. Also contributing to the increase were business growth and investments in the businesses offset partially by the sale of the insurance business at the beginning of the third quarter of 2006, lower credit card fraud-related losses and continuing business efficiencies.

For a discussion of Amortization of intangibles and Merger costs, refer to Note 17 and Note 10 on pages 101 103 and 89, respectively, of this Form 10-Q.

Income tax expense

The Firm s Income from continuing operations before income tax expense, Income tax expense and effective tax rate were as follows for each of the periods indicated.

	Three mont Septemb	led		ded ,		
(in millions, except rate)	2007	2006		2007		2006
Income from continuing operations before						
income tax expense	\$ 5,000	\$ 4,937	\$	18,683	\$	14,712
Income tax expense	1,627	1,705		6,289		4,969
Effective tax rate	32.5%	34.5%		33.7%		33.8%

The effective tax rate decrease for the third quarter of 2007 compared with the prior year third quarter was primarily attributable to a favorable resolution of a tax audit.

Income from discontinued operations

Income from discontinued operations was zero in all periods of 2007 compared with \$65 million and \$175 million in the third quarter and first nine months of 2006, respectively. Discontinued operations (included in the Corporate segment results) include the income statement activity of selected corporate trust businesses that were sold to The Bank of New York on October 1, 2006.

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EXPLANATION AND RECONCILIATION OF THE FIRM S USE OF NON-GAAP FINANCIAL MEASURES

The Firm prepares its Consolidated financial statements using accounting principles generally accepted in the United States of America (U.S. GAAP); these financial statements appear on pages 68 71 of this Form 10-Q. That presentation, which is referred to as reported basis, provides the reader with an understanding of the Firm's results that can be tracked consistently from year to year and enables a comparison of the Firm's performance with other companies U.S. GAAP financial statements.

In addition to analyzing the Firm s results on a reported basis, management reviews the Firm s and the line-of-business results on a managed basis, which is a non-GAAP financial measure. The Firm s definition of managed basis starts with the reported U.S. GAAP results and includes certain reclassifications that assume credit card loans securitized by CS remain on the balance sheet and present revenue on a fully taxable-equivalent (FTE) basis. These adjustments do not have any impact on Net income as reported by the lines of business or by the Firm as a whole.

The presentation of CS results on a managed basis assumes that credit card loans that have been securitized and sold in accordance with SFAS 140 still remain on the balance sheet and that the earnings on the securitized loans are classified in the same manner as the earnings on retained loans recorded on the balance sheet. JPMorgan Chase uses the concept of managed basis to evaluate the credit performance and overall financial performance of the entire managed credit card portfolio. Operations are funded and decisions are made about allocating resources, such as employees and capital, based upon managed financial information. In addition, the same underwriting standards and ongoing risk monitoring are used for both loans on the balance sheet and securitized loans. Although securitizations result in the sale of credit card receivables to a trust, JPMorgan Chase retains the ongoing customer relationships, as the customers may continue to use their credit cards; accordingly, the customer s credit performance will affect both the securitized loans and the loans retained on the balance sheet. JPMorgan Chase believes managed-basis information is useful to investors, enabling them to understand both the credit risks associated with the loans reported on the balance sheet and the Firm s retained interests in securitized loans. For a reconciliation of reported to managed basis of CS results, see Card Services segment results on pages 29–32 of this Form 10-Q. For information regarding the securitization process, and loans and residual interests sold and securitized, see Note 15 on pages 94–99 of this Form 10-Q.

Total net revenue for each of the business segments and the Firm is presented on an FTE basis. Accordingly, revenue from tax-exempt securities and investments that receive tax credits is presented in the managed results on a basis comparable to taxable securities and investments. This non-GAAP financial measure allows management to assess the comparability of revenues arising from both taxable and tax-exempt sources. The corresponding income tax impact related to these items is recorded within Income tax expense.

Management also uses certain non-GAAP financial measures at the segment level, because it believes these non-GAAP financial measures provide information to investors about the underlying operational performance and trends of the particular business segment and, therefore, facilitate a comparison of the business segment with the performance of its competitors.

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The following summary table provides a reconciliation from the Firm s reported U.S. GAAP results to managed basis.

Three months ended September 30,		2	007	
(in millions, except per share and ratio data)	Reported results	Credit card $^{(b)}$	Tax-equivalent adjustments	Managed basis
Revenue Investment banking fees Principal transactions Lending & deposit-related fees Asset management, administration and commissions Securities gains Mortgage fees and related income Credit card income Other income	\$ 1,336 237 1,026 3,663 237 221 1,777 289	\$ (836)	\$ 192	\$ 1,336 237 1,026 3,663 237 221 941 481
Noninterest revenue Net interest income	8,786 7,326	(836) 1,414	192 192 95	8,142 8,835
Total net revenue Provision for credit losses Noninterest expense	16,112 1,785 9,327	578 578	287	16,977 2,363 9,327
Income from continuing operations before income tax expense Income tax expense	5,000 1,627		287 287	5,287 1,914
Income from continuing operations Income from discontinued operations	3,373			3,373
Net income	\$ 3,373	\$	\$	\$ 3,373
Net income diluted earnings per share	\$ 0.97	\$	\$	\$ 0.97
Return on common equity ^(a) Return on equity less goodwill ^(a) Return on assets ^(a) Overhead ratio	11% 18 0.91 58	% NM NM	% NM NM	11% 18 0.87 55
Three months ended September 30,	Reported	Credit	.006 Tax-equivalent	Managed
(in millions, except per share and ratio data)	results	$\operatorname{card}^{(b)}$	adjustments	basis
Revenue Investment banking fees Principal transactions Lending & deposit-related fees Asset management, administration and commissions	\$ 1,416 2,737 867 2,842	\$	\$	\$ 1,416 2,737 867 2,842

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Securities gains Mortgage fees and related income		40 62						40 62
Credit card income	1	1,567	(72	1)				846
Other income		635	(72	1)	16	5		800
Other meonic		033			10	3		800
Noninterest revenue	10),166	(72	1)	16	5		9,610
Net interest income	5	5,379	1,32	8	5	7		6,764
Total net revenue	15	5,545	60	7	22	2	1	16,374
Provision for credit losses	1.	812	60		22	_		1,419
Noninterest expense	C	9,796	00	,				9,796
Noninterest expense	,	,,,,,						7,770
Income from continuing operations before income tax								
expense	4	1,937			22	2		5,159
Income tax expense	1	1,705			22	2		1,927
•								,
Income from continuing operations	3	3,232						3,232
Income from discontinued operations		65						65
Net income	\$ 3	3,297	\$		\$		\$	3,297
Net income diluted earnings per share	\$	0.92	\$		\$		\$	0.92
Return on common equity ^(a)		11%		%		%		11%
Return on equity less goodwill ^(a)		19		70		,0		19
Return on assets ^(a)		0.98	NN	Л	NN	Л		0.95
Overhead ratio		63	NN		NN			60
O verneud rudo		0.5	111	71	1 11	71		00
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Nine months ended September 30,		2	007	
	Reported	Credit	Tax-equivalent	Managed
(in millions, except per share and ratio data)	results	$card^{(b)}$	adjustments	basis
Revenue				
Investment banking fees	\$ 4,973	\$	\$	\$ 4,973
Principal transactions	8,274	*	T	8,274
Lending & deposit-related fees	2,872			2,872
Asset management, administration and commissions	10,460			10,460
Securities gains	16			16
Mortgage fees and related income	1,220			1,220
Credit card income	5,054	(2,370)		2,684
Other income	1,360	(2,570)	501	1,861
N	24.220	(2.250)	7 04	22.260
Noninterest revenue	34,229	(2,370)	501	32,360
Net interest income	19,759	4,131	287	24,177
Total net revenue	53,988	1,761	788	56,537
Provision for credit losses	4,322	1,761		6,083
Noninterest expense	30,983			30,983
Income from continuing operations before income tax				
expense	18,683		788	19,471
Income tax expense	6,289		788	7,077
Income from continuing operations Income from discontinued operations	12,394			12,394
Net income	\$12,394	\$	\$	\$12,394
Not in come diluted comings non-share	¢ 2.52		ø	¢ 2.52
Net income diluted earnings per share	\$ 3.52	\$	\$	\$ 3.52
Return on common equity ^(a)	14%	%	%	14%
Return on equity less goodwill ^(a)	23			23
Return on assets ^(a)	1.16	NM	NM	1.11
Overhead ratio	57	NM	NM	55
Nine months ended September 30,		2	006	
	Reported	Credit	Tax-equivalent	Managed
(in millions, except per share and ratio data)	results	$\operatorname{card}^{(b)}$	adjustments	basis
Revenue				
Investment banking fees	\$ 3,955	\$	\$	\$ 3,955
Principal transactions	8,187			8,187
Lending & deposit-related fees	2,573			2,573
Asset management, administration and commissions	8,682			8,682
Securities (losses)	(578)			(578)
				. ,

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Mortgage fees and related income Credit card income Other income	516 5,268 1,653	(2,783)	481	516 2,485 2,134
Noninterest revenue Net interest income	30,256 15,550	(2,783) 4,400	481 175	27,954 20,125
Total net revenue Provision for credit losses Noninterest expense	45,806 2,136 28,958	1,617 1,617	656	48,079 3,753 28,958
Income from continuing operations before income tax expense Income tax expense	14,712 4,969		656 656	15,368 5,625
Income from continuing operations Income from discontinued operations	9,743 175			9,743 175
Net income	\$ 9,918	\$	\$	\$ 9,918
Net income diluted earnings per share	\$ 2.78	\$	\$	\$ 2.78
Return on common equity ^(a) Return on equity less goodwill ^(a) Return on assets ^(a) Overhead ratio	12% 20 1.02 63	% NM NM	% NM NM	12% 20 0.97 60
 (a) Based upon Income from continuing operations. (b) Credit card securitizations affect CS. See pages 29 32 of this Form 10-Q for further 				
; c				

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information.

Three months ended September 30,	2007		2006	
(in millions)	Reported Securitized	Managed	Reported Securitized	Managed
Loans period-end Total assets average	\$ 486,320 \$ 69,643 1,477,334 66,100	\$ 555,963 1,543,434	\$ 463,544 \$ 65,245 1,309,139 62,971	\$ 528,789 1,372,110
Nine months ended September 30, (in millions)	2007 Reported Securitized	Managed	2006 Reported Securitized	Managed
Loans period-end Total assets average	\$ 486,320 \$ 69,643 1,429,772 65,715	\$ 555,963 1,495,487	\$ 463,544 \$ 65,245 1,297,344 65,797	\$ 528,789 1,363,141

BUSINESS SEGMENT RESULTS

The Firm is managed on a line-of-business basis. The business-segment financial results reflect the current organization of JPMorgan Chase. There are six major reportable business segments: the Investment Bank, Retail Financial Services, Card Services, Commercial Banking, Treasury & Securities Services and Asset Management, as well as a Corporate segment. The segments are based upon the products and services provided, or the type of customer served, and they reflect the manner in which financial information is currently evaluated by management. Results of these lines of business are presented on a managed basis. For further discussion of Business segment results, see pages 34 35 of JPMorgan Chase s 2006 Annual Report.

Description of business segment reporting methodology

Results of the business segments are intended to reflect each segment as if it were essentially a stand-alone business. The management reporting process that derives business segment results allocates income and expense using market-based methodologies. For a further discussion of those methodologies, see Business Segment Results Description of business segment reporting methodology on page 34 of JPMorgan Chase s 2006 Annual Report. The Firm continues to assess the assumptions, methodologies and reporting classifications used for segment reporting, and further refinements may be implemented in future periods.

Segment Results Managed Basis)

The following table summarizes the business segment results for the periods indicated.

Three months ended September 30, (in millions, except ratios)	Total 2007	ne	t revenu 2006	ıe Change		erest exp 2006	ense Change	Net ir 2007	ncome 200	`	ss) Changé	Retu on eq 2007	
Investment Bank	\$ 2,946	\$	4,816	(39)%	\$ 2,378	\$ 3,244	(27)% \$	296	\$ 97	' 6	(70)%	6%	18%
Retail Financial Services	4,201		3,555	18	2,469	2,139	15	639	74	6	(14)	16	21
Card Services	3,867		3,646	6	1,262	1,253	1	786	71	.1	11	22	20
Commercial Banking	1,009		933	8	473	500	(5)	258	23	1	12	15	17
Treasury & Securities													
Services	1,748		1,499	17	1,134	1,064	7	360	25	6	41	48	46
Asset Management	2,205		1,636	35	1,366	1,115	23	521	34	6	51	52	39
Corporate ^(b)	1,001		289	246	245	481	(49)	513	3	31	NM	NM	NM
Total	\$ 16,977	\$	16,374	4%	\$9,327	\$9,796	(5)% \$	3,373	\$ 3,29)7	2%	11%	12%

Nine months ended										Reti	ırn
September 30,	Total	net revenu	ıe	Noninte	erest expen	ise	Net inc	come (los	s)	on eq	uity
(in millions, except ratios)	2007	2006	Change	e 2007	2006	Change	2007	2006	Chang 2	007	2006
Investment Bank	\$ 14,998	\$ 13,973	7%	\$ 10,063	\$ 9,655	4% 9	\$ 3,015	\$ 2,665	13%	19%	17%
Retail Financial Services	12,664	11,097	14	7,360	6,636	11	2,283	2,495	(8)	19	24
Card Services	11,264	10,995	2	3,691	3,745	(1)	2,310	2,487	(7)	22	24
Commercial Banking	3,019	2,782	9	1,454	1,494	(3)	846	754	12	18	18
Treasury & Securities											
Services	5,015	4,572	10	3,358	3,162	6	975	834	17	43	48
Asset Management	6,246	4,840	29	3,956	3,294	20	1,439	1,002	44	50	38
Corporate ^(b)	3,331	(180)	NM	1,101	972	13	1,526	(319)	NM	NM	NM
Total	\$ 56,537	\$48,079	18%	\$ 30,983	\$ 28,958	7% \$	\$ 12,394	\$9,918	25%	14%	12%

- (a) Represents
 reported results
 on a
 tax-equivalent
 basis and
 excludes the
 impact of credit
 card
 securitizations.
- (b) Net income (loss) includes Income from discontinued operations (after-tax) of \$65 million and \$175 million for the three and nine months ended September 30, 2006, respectively. There was no income from discontinued operations during the first nine months of 2007.

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INVESTMENT BANK

For a discussion of the business profile of IB, see pages 36 37 of JPMorgan Chase s 2006 Annual Report and page 4 of this Form 10-Q.

Selected income statement data	Three months ended September 30,		Nine months ended September 30,					
(in millions, except ratios)	2007	2006	Change	2007	2006	Change		
_								
Revenue				.				
Investment banking fees	\$ 1,330	\$ 1,419	(6)%	\$ 4,959	\$ 3,957	25%		
Principal transactions ^(a)	(848)	2,548	NM	4,456	7,185	(38)		
Lending & deposit-related fees	118	127	(7)	304	398	(24)		
Asset management,								
administration and commissions	712	512	39	1,996	1,671	19		
All other income	(76)	159	NM	88	437	(80)		
Noninterest revenue	1,236	4,765	(74)	11,803	13,648	(14)		
Net interest income	$1,710_{(e)}$	51	NM	3,195 (<i>e</i>)	325	NM		
	, (-,			, (-)				
Total net revenue(b)	2.046	4.016	(20)	14 000	12.072	7		
Provision for credit losses	2,946 227	4,816	(39)	14,998 454	13,973			
	221	7	NM	454	128	255		
Credit reimbursement from	21	20	3	91	90	1		
$TSS^{(c)}$	31	30	3	91	90	1		
Noninterest expense								
Compensation expense	1,178	2,093	(44)	6,404	6,310	1		
Noncompensation expense	1,200	1,151	4	3,659	3,345	9		
m . 1	2.250	2.244	(25)	10.063	0.655			
Total noninterest expense	2,378	3,244	(27)	10,063	9,655	4		
Income before income tax								
expense	372	1,595	(77)	4,572	4,280	7		
Income tax expense	76	619	(88)	1,557	1,615	(4)		
Net income	\$ 296	\$ 976	(70)	\$ 3,015	\$ 2,665	13		
Financial ratios								
ROE	6%	18%		19%	17%			
ROA	0.17	0.62		0.59	0.55			
Overhead ratio	81	67		0.39 67	0.55 69			
Compensation expense as a % of	01	07		U/	09			
total net revenue $^{(d)}$	40	42		43	43			
total fict levellue	40	42		43	43			

Revenue by business

Investment banking fees:

Advisory	\$ 595	\$ 436	36	\$ 1,627	\$ 1,177	38
Equity underwriting	267	275	(3)	1,169	851	37
Debt underwriting	468	708	(34)	2,163	1,929	12
Total investment banking fees	1,330	1,419	(6)	4,959	3,957	25
Fixed income markets ^(a)	687	2,468	(72)	5,724	6,675	(14)
Equity markets ^(a)	537	658	(18)	3,325	2,500	33
Credit portfolio ^(a)	392	271	45	990	841	18
Total net revenue	\$ 2,946	\$ 4,816	(39)	\$ 14,998	\$ 13,973	7
Revenue by region						
Americas	\$ 1,016	\$ 2,803	(64)	\$ 7,037	\$ 7,066	
Europe/Middle East/Africa	1,389	1,714	(19)	5,967	5,535	8
Asia/Pacific	541	299	81	1,994	1,372	45
Total net revenue	\$ 2,946	\$4,816	(39)	\$ 14,998	\$ 13,973	7

(a) As a result of the adoption on January 1, 2007, of SFAS 157, IB recognized a benefit, in the first quarter of 2007, of \$166 million in Total net revenue (primarily in Credit Portfolio, but with smaller impacts to **Equity Markets** and Fixed Income Markets) relating to the incorporation of an adjustment to the valuation of the Firm s derivative liabilities and other liabilities measured at fair value that reflects the

credit quality of

the Firm.

(b) Total net

revenue

included

tax-equivalent

adjustments

due primarily to

tax-exempt

income from

municipal bond

investments and

income tax

credits related

to affordable

housing

investments of

\$255 million

and

\$197 million for

the quarters

ended

September 30,

2007 and 2006,

respectively,

and

\$697 million

and

\$584 million for

year-to-date

2007 and 2006,

respectively.

(c) Treasury &

Securities

Services is

charged a credit

reimbursement

related to

certain

exposures

managed within

the Investment

Bank credit

portfolio on

behalf of clients

shared with

TSS.

(d) For 2006, the

Compensation

expense to Total

net revenue

ratio was

adjusted to present this ratio as if SFAS 123R had always been in effect. IB management believes that adjusting the Compensation expense to Total net revenue ratio for the incremental impact of adopting SFAS 123R provides a more meaningful measure of IB s Compensation expense to Total net revenue

(e) Net Interest

Income for 2007

ratio for 2006.

increased from

the prior year

due primarily to

the adoption of

SFAS 159. For

certain IB

structured

notes, all

components of

earnings are

reported in

Principal

transactions,

causing a shift

between

Principal

transactions

revenue and Net

interest income

in 2007.

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Quarterly results

Net income was \$296 million, down by \$680 million, or 70%, compared with the prior year. The decrease in earnings reflected lower net revenue as well as a higher Provision for credit losses, partially offset by lower noninterest expense.

Net revenue was \$2.9 billion, down by \$1.9 billion, or 39%, from the prior year. Investment banking fees were \$1.3 billion, down by 6% from the prior year, reflecting lower debt underwriting fees offset partially by record advisory fees. Debt underwriting fees were \$468 million, down 34%, reflecting lower bond underwriting and loan syndication fees, which were negatively affected by market conditions. Advisory fees were \$595 million, up 36%, driven by a strong performance across all regions. Equity underwriting fees were \$267 million, down 3%, driven by lower revenue in Europe and Asia, partially offset by strong performance in the Americas in common stock and convertible offerings. Fixed Income Markets revenue was \$687 million, down by \$1.8 billion, or 72%, from the prior year. The decrease was primarily due to markdowns of \$1.3 billion (net of fees) on leveraged lending funded loans and unfunded commitments and markdowns of \$339 million (net of risk management results) on CDO warehouses and unsold positions. Fixed Income Markets revenue also decreased due to weak credit trading performance and significantly lower commodities results, compared with a strong prior-year quarter. These lower results were offset partially by record revenue in both rates and currencies. Equity Markets revenue was \$537 million, down 18% from the prior year, as weaker trading results were offset partially by strong client revenue across businesses. Fixed Income Markets and Equity Markets had a combined benefit of \$454 million from the widening of the Firm s credit spread on certain structured liabilities, with an impact of \$304 million and \$150 million, respectively. Credit Portfolio revenue was \$392 million, up 45% from the prior year, primarily due to higher trading revenue from risk management activities and gains from loan workouts.

The Provision for credit losses was \$227 million, compared with \$7 million in the prior year. The provision was up due to an increase in the Allowance for credit losses, primarily related to portfolio growth. Net charge-offs were \$67 million, compared with net recoveries of \$8 million in the prior year. The Allowance for loan losses to average loans retained was 1.80% for the current quarter, an increase from 1.64% in the prior year. Nonperforming assets were \$325 million, compared with \$456 million from the prior year.

Noninterest expense was \$2.4 billion, down by \$866 million, or 27%, from the prior year. The decrease was due primarily to lower performance-based compensation.

Year-to-date results

Net income was \$3.0 billion, driven by record year-to-date revenues of \$15.0 billion. Compared with the prior year, net income increased by \$350 million, or 13%, reflecting record investment banking fees and equity markets revenue, partially offset by weaker fixed income results and increases in noninterest expense and the Provision for credit losses. Net revenue was \$15.0 billion, up by \$1.0 billion, or 7%, from the prior year, driven by record investment banking fees and record equity market results. Investment banking fees were \$5.0 billion, up 25% from the prior year, driven by record fees across advisory, debt underwriting and equity underwriting. Advisory fees were \$1.6 billion, up 38%, benefiting from strong performance across all regions. Debt underwriting fees were \$2.2 billion, up 12%, driven by record loan syndication fees and record bond underwriting. Equity underwriting fees were \$1.2 billion, up 37%, reflecting strong performance across all regions. Fixed Income Markets revenue decreased by 14% from the prior year, primarily due to markdowns of \$1.4 billion (net of fees) on leverage lending funded loans and unfunded commitments and markdowns of \$358 million (net of risk management results) on CDO warehouses and unsold positions. Fixed Income Markets revenue also decreased due to weak credit trading and significantly lower commodities results, compared with a strong prior year. These lower results were offset partially by record revenue in rates and currencies. Equity Markets revenue was \$3.3 billion, up 33%, benefiting from strong trading results across all products and strong client revenue. Credit Portfolio revenue was \$990 million, up 18%, primarily due to higher trading revenue from risk management activities, partially offset by lower gains from loan sales and workouts.

The Provision for credit losses was \$454 million, an increase of \$326 million from the prior year. The change was due to a net increase of \$240 million in the Allowance for credit losses, primarily due to portfolio activity and growth. In addition, there were \$45 million of net charge-offs in the current year, compared with \$41 million of net recoveries in the prior period. The Allowance for loan losses to average loans was 1.85% for 2007, compared with a ratio of 1.74%

in the prior year.

Noninterest expense was \$10.1 billion, up by \$408 million, or 4%, from the prior year.

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Selected metrics	Three mont	hs ended	Septem	ber 30,		ine mont		ended Sept	tember
(in millions, except headcount and ratio data)	2007	20	06 (Change		2007		2006	Change
Calada I amora a balanca									
Selected average balances Total assets	\$ 710,665	\$ 626,2	15	120%	¢ 69	88,730	\$ 6	648,101	6%
Trading assets debt and equity instruments	372,212	283,9		31		5,708		268,256	33
Trading assets derivatives receivables	63,017	53,1		18		59,336		52,769	12
Loans:	03,017	33,1	04	10	3	9,330		32,709	12
Loans retained ^(b)	61,919	61,6	23		5	9,996		58,137	3
Loans at fair value and loans held-for-sale $^{(a)}$	17,315	24,0		(28)		5,278		21,072	(27)
Loans at rair value and roans neig-ror-sale.	17,515	24,0	30	(20)	_	.5,276		21,072	(21)
Total loans	79,234	85,6	53	(7)	7	5,274		79,209	(5)
Adjusted assets (c)	625,619	539,2		16		0,688	5	520,718	15
Equity	21,000	21,0				21,000		20,670	2
1 7	,	,-				,		-,	
Headcount	25,691#	23,4	47#	10	2	25,691#		23,447#	10
Credit data and quality statistics									
Net charge-offs (recoveries)	\$ 67	\$	(8)	NM	\$	45	\$	(41)	NM
Nonperforming assets:(d)									
Nonperforming loans	265	4	20	(37)		265		420	(37)
Other nonperforming assets	60		36	67		60		36	67
Allowance for credit losses:									
Allowance for loan losses	1,112	1,0		10		1,112		1,010	10
Allowance for lending-related commitments	568	2	92	95		568		292	95
Total Allowance for credit losses	1,680	1,3	02	29		1,680		1,302	29
Net charge-off (recovery) $rate^{(a)(b)}$	0.43%	0.	05)%			0.10%		(0.09)%)
Allowance for loan losses to average									
$loans^{(a)(b)}$	1.80	1.	64			1.85		1.74	
Allowance for loan losses to nonperforming									
loans ^(d)	585		53			585		253	
Nonperforming loans to average loans	0.33	0.	49			0.35		0.53	
Market risk average trading and credit									
portfolio VAR(e)									
By risk type:	Φ 00	Φ	<i>(</i> 2	5 .0	ф	5 0	ф	7 0	2.4
Fixed income	\$ 98		63	56	\$	72 21	\$	58	24
Foreign exchange	23		24	(4)		21		23	(9)
Equities	35		32	9		43		29	48
Commodities and other	28		46 82)	(39)		34		48	(29)
Less: portfolio diversification ^(f)	(72)	(82)	12		(68)		(74)	8
Total trading VAR ^(g)	112		83	35		102		84	21
Credit portfolio VAR ^(h)	17		14	21		14		14	
Less: portfolio diversification ^(f)	(22)			(175)		(16)		(9)	(78)
Total trading and credit portfolio VAR	\$ 107	\$	89	20	\$	100	\$	89	12

- (a) As a result of the adoption of SFAS 159 in the first quarter of 2007, \$11.7 billion of loans were reclassified to trading assets. Loans at fair value and loans held-for-sale were excluded when calculating the allowance coverage ratio and Net charge-off rate.
- (b) Loans retained included credit portfolio loans, leveraged leases and other accrual loans, and excluded loans at fair value.
- (c) Adjusted assets, a non-GAAP financial measure, equals Total assets minus (1) Securities purchased under resale agreements and Securities borrowed less Securities sold, not yet purchased; (2) assets of variable interest entities consolidated under FIN 46R; (3) cash and securities

segregated and on deposit for regulatory and other purposes; and (4) goodwill and intangibles. The amount of adjusted assets is presented to assist the reader in comparing IB s asset and capital levels to other investment banks in the securities industry. Asset-to-equity leverage ratios *are commonly* used as one measure to assess a company s capital adequacy. IB believed an adjusted asset amount that excluded the assets discussed above, which were considered to have a low risk profile, provided a more meaningful measure of balance sheet leverage in the securities industry.

(d) Nonperforming loans included Loans held-for-sale of \$75 million and \$21 million at September 30, 2007 and 2006, respectively,

which were excluded from the allowance coverage ratios. **Nonperforming** loans excluded distressed loans held-for-sale purchased as part of IB s proprietary activities and assets classified as trading assets. Loans elected under the fair value option and classified within trading assets are also excluded from Nonperforming loans.

- (e) For a more complete description of VAR, see pages 62 65 of this Form 10-Q.
- (f) Average VARs were less than the sum of the VARs of their market risk components, which was due to risk offsets resulting from portfolio diversification. The diversification effect reflected the fact that the risks were not perfectly correlated. The risk of a portfolio of positions is

usually less than the sum of the risks of the positions themselves

themselves. (g) Trading VAR includes substantially all trading activities in IB. Trading VAR does not include VAR related to the debit valuation adjustments (DVA) taken on derivative and structured liabilities to reflect the credit quality of the Firm. See the **DVA** Sensitivity table on page 64 of this Form 10-Q for further details.

(h) Included VAR on derivative credit valuation adjustments, hedges of the credit valuation adjustment and mark-to-market hedges of the retained loan portfolio, which were all reported in Principal **Transactions** revenue. The VAR did not include the retained loan

portfolio.

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According to Thomson Financial, for the first nine months of 2007, the Firm was ranked #1 in Global Equity and Equity-Related; #1 in Global Syndicated Loans; #4 in Global Announced M&A; #2 in Global Debt, Equity and Equity-Related; and #2 in Global Long-term Debt based upon volume.

Nine months ende				
200	Full Yea	Full Year 2006		
Market Share	Rankings	Market Share	Rankings	
7%	#2	7%	#2	
14	#1	14	#1	
7	#2	6	#3	
9	#1	7	#6	
23	#4	23	#4	
10	#2	9	#2	
26	#1	26	#1	
11	#2	12	#2	
11	#2	8	#6	
26	#5	28	#3	
	200 Market Share 7% 14 7 9 23 10 26 11 11	7% #2 14 #1 7 #2 9 #1 23 #4 10 #2 26 #1 11 #2 11 #2	2007 Full Yea Market Share Rankings Market Share 7% #2 7% 14 #1 14 7 #2 6 9 #1 7 23 #4 23 10 #2 9 26 #1 26 11 #2 12 11 #2 8	

(a) Source:

Thomson

Financial

Securities data.

Global

announced

M&A was based

upon rank

value; all other

rankings were

based upon

proceeds, with

full credit to

each book

manager/equal

if joint. Because

of joint

assignments,

market share of

all participants

will add up to

more than

100%.

(b) References U.S.

domiciled equity

and

equity-related

transactions,

per Thomson

Financial.

RETAIL FINANCIAL SERVICES

For a discussion of the business profile of RFS, see pages 38–42 of JPMorgan Chase s 2006 Annual Report and page 4 of this Form 10-Q.

During the first quarter of 2006, RFS completed the purchase of Collegiate Funding Services, which contributed an education loan servicing capability and provided an entry into the Federal Family Education Loan Program consolidation market. On July 1, 2006, RFS sold its life insurance and annuity-underwriting businesses to Protective Life Corporation. On October 1, 2006, JPMorgan Chase completed the Bank of New York transaction, significantly strengthening RFS s distribution network in the New York tri-state area. See Note 2 on page 73 of this Form 10-Q.

Selected income statement data	tement data Three months ended September 30,		tember 30,	O, Nine months ended September 3					
(in millions, except ratios)	2007	2006	Change	2007	2006	Change			
Revenue									
Lending & deposit-related fees	\$ 492	\$ 406	21%	\$ 1,385	\$ 1,167	19%			
Asset management,									
administration and commissions	336	326	3	943	1,129	(16)			
Securities (losses)		(7)	NM		(52)	NM			
Mortgage fees and related									
income ^(a)	229	67	242	1,206	507	138			
Credit card income	167	136	23	472	380	24			
Other income	296	170	74	687	381	80			
Noninterest revenue	1,520	1,098	38	4,693	3,512	34			
Net interest income	2,681	2,457	9	7,971	7,585	5			
m . 1	4.201	0.555	10	12 (()	11.007	1.4			
Total net revenue	4,201	3,555	18	12,664	11,097	14			
Provision for credit losses	680	114	496	1,559	299	421			
Noninterest expense									
Compensation expense ^(a)	1,087	886	23	3,256	2,707	20			
Noncompensation expense ^(a)	1,265	1,142	11	3,753	3,595	4			
Amortization of intangibles	117	111	5	351	334	5			
Total noninterest expense	2,469	2,139	15	7,360	6,636	11			
Income before income tax	1.053	1 202	(10)	2 5 45	4.160	(10)			
expense	1,052	1,302	(19)	3,745	4,162	(10)			
Income tax expense	413	556	(26)	1,462	1,667	(12)			
Net income	\$ 639	\$ 746	(14)	\$ 2,283	\$ 2,495	(8)			
Financial ratios									
ROE	16%	21%		19%	24%				
Overhead ratio ^(a)	59	60		58	60				
Overneau ratio	56	57		56 55	57				
	30	31		33	31				

Overhead ratio excluding core deposit intangibles (a)(b)

- (a) The Firm adopted SFAS 159 in the first quarter of 2007. As a result, certain loan-origination costs have been classified as expense (previously netted against revenue) for the three and nine months ended September 30, 2007.
- (b) Retail Financial Services uses the overhead ratio excluding the amortization of core deposit intangibles (CDI), a non-GAAP financial measure, to evaluate the underlying expense trends of the business. Including CDI amortization expense in the overhead ratio calculation results in a higher overhead ratio in earlier years and a lower overhead ratio in later years; this method would result in an improving overhead ratio over time, all things remaining equal. This non-GAAP ratio excluded Regional Banking s core deposit intangible amortization expense related to the Bank of New York transaction and the Bank One merger of \$116 million and \$109 million for the three months ended September 30, 2007 and 2006, respectively, and \$347 million and \$328 million for the nine months ended September 30, 2007 and 2006, respectively.

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Quarterly results

Net income was \$639 million, down by \$107 million, or 14%, from the prior year, due to lower results in Regional Banking, primarily due to an increase in the Provision for credit losses.

Net revenue was \$4.2 billion, up by \$646 million, or 18%, from the prior year. Net interest income was \$2.7 billion, up by \$224 million, or 9%, due to the Bank of New York transaction, wider spreads on loans and higher deposit balances. These benefits were offset partially by a shift to narrower spread deposit products. Noninterest revenue was \$1.5 billion, up by \$422 million, or 38%, benefiting from the absence of a prior-year negative valuation adjustment to the MSR asset; increases in deposit-related fees; an increase in mortgage loan originations; a higher level of education loan sales; and increased mortgage loan servicing revenue. Noninterest revenue also benefited from the Bank of New York transaction and the classification of certain mortgage loan origination costs as expense (loan origination costs previously netted against revenue commenced being recorded as an expense in the first quarter of 2007 due to the adoption of SFAS 159). These benefits were offset partially by markdowns on the mortgage warehouse and pipeline. The Provision for credit losses was \$680 million, compared with \$114 million in the prior year. The current-quarter provision includes a net increase of \$306 million in the Allowance for loan losses related to home equity loans as continued weak housing prices have resulted in an increase in estimated losses for high loan-to-value loans. Home equity net charge-offs were \$150 million (0.65% net charge-off rate), compared with \$29 million (0.15% net charge-off rate) in the prior year. In addition, the current-quarter provision includes an increase in the Allowance for loan losses, reflecting increased loan balances resulting from the decision to retain rather than sell subprime mortgage loans. Subprime mortgage net charge-offs were \$40 million (1.62% net charge-off rate), compared with \$13 million (0.36% net charge-off rate) in the prior year.

Noninterest expense was \$2.5 billion, up by \$330 million, or 15%, due to the Bank of New York transaction, the classification of certain loan origination costs as expense due to the adoption of SFAS 159, investments in the retail distribution network and an increase in loan originations in Mortgage Banking.

Year-to-date results

Net income was \$2.3 billion, down by \$212 million, or 8%, from the prior year, as lower results in Regional Banking and Auto Finance, primarily due to an increase in the Provision for credit losses, were offset partially by improved results in Mortgage Banking.

Net revenue was \$12.7 billion, up by \$1.6 billion, or 14%, from the prior year. Net interest income was \$8.0 billion, up by \$386 million, or 5%, due to the Bank of New York transaction, wider spreads on loans and higher deposit balances. These benefits were offset partially by the sale of the insurance business, a shift to narrower spread deposit products and a decrease in loan balances. Noninterest revenue was \$4.7 billion, up by \$1.2 billion, or 34%, benefiting from increases in deposit-related fees; the absence of a prior-year negative valuation adjustment to the MSR asset; an increase in mortgage originations; increased mortgage loan servicing revenue; higher operating lease revenue; and a higher level of education loan sales. Noninterest revenue also benefited from the Bank of New York transaction and the classification of certain mortgage loan origination costs as expense (loan origination costs previously netted against revenue commenced being recorded as an expense in the first quarter of 2007 due to the adoption of SFAS 159). These benefits were offset partially by markdowns on the mortgage warehouse and pipeline and the sale of the insurance business.

The Provision for credit losses was \$1.6 billion, compared with \$299 million in the prior year. The year-to-date provision includes a net increase of \$635 million in the Allowance for loan losses related to home equity loans, as continued weak housing prices have resulted in an increase in estimated losses for high loan-to-value loans. Home equity net charge-offs were \$316 million (0.47% net charge-off rate), compared with \$92 million (0.16% net charge-off rate) in the prior year. In addition, the year-to-date provision reflects an increase in estimated losses in the subprime mortgage portfolio, as well as increased loan balances resulting from the decision to retain rather than sell subprime mortgage loans. Subprime mortgage net charge-offs were \$86 million (1.28% net charge-off rate), compared with \$30 million (0.27% net charge-off rate) in the prior year. Home equity and subprime mortgage underwriting standards were tightened during the year-to-date period, and pricing actions were implemented to reflect elevated risks in these segments.

Noninterest expense was \$7.4 billion, up by \$724 million, or 11%, due to the Bank of New York transaction, the classification of certain loan origination costs as expense due to the adoption of SFAS 159, investments in the retail distribution network and an increase in loan originations in Mortgage Banking. These increases were offset partially by the sale of the insurance business.

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	Three mon	ths ended Sep						
Selected metrics		30,		Nine month	onths ended September 30,			
(in millions, except headcount and ratio data)	2007	2006	Change	2007	2006	Change		
Selected ending balances								
Assets	\$ 216,754	\$ 227,056	(5)%	\$ 216,754	\$ 227,056	(5)%		
Loans:								
Loans retained	172,498	188,549	(9)	172,498	188,549	(9)		
Loans at fair value and loans held-for-sale ^(a)	18,274	17,005	7	18,274	17,005	7		
Total loans	190,772	205,554	(7)	190,772	205,554	(7)		
Deposits	216,135	198,260	9	216,135	198,260	9		
Selected average balances	0.21.4.052	Φ 225 207	(5)	4.21	4.220.207	(6)		
Assets	\$ 214,852	\$ 225,307	(5)	\$ 216,218	\$ 230,307	(6)		
Loans	160 405	100 212	(11)	165 450	106.053	(11)		
Loans retained	168,495	189,313	(11)	165,479	186,852	(11)		
Loans at fair value and loans held-for-sale ^(a)	19,560	13,994	40	24,289	14,411	69		
Total loans	188,055	203,307	(8)	189,768	201,263	(6)		
Deposits	216,904	198,967	9	217,669	197,491	10		
Equity	16,000	14,300	12	16,000	14,167	13		
Headcount	68,528#	61,915#	11	68,528#	61,915#	11		
Credit data and quality statistics								
Net charge-offs	\$ 350	\$ 128	173	\$ 805	\$ 362	122		
Nonperforming loans $^{(b)(d)}$	1,991	1,404	42	1,991	1,404	42		
Nonperforming assets	2,404	1,595	51	2,404	1,595	51		
Allowance for loan losses	2,105	1,306	61	2,105	1,306	61		
Net charge-off rate ^(c)	0.82%	0.27%		0.65%	0.26%			
Allowance for loan losses to ending loans ^(c)	1.22	0.69		1.22	0.20 %			
Allowance for loan losses to ending loans. Allowance for loan losses to nonperforming	1,22	0.09		1,44	0.03			
loans ^(c)	107	95		107	95			
Nonperforming loans to total loans	1.04	0.68		1.04	0.68			

⁽a) Loans included prime mortgage loans originated with the intent to sell, which, for new originations on or after January 1, 2007, were accounted for at fair value under SFAS 159. These loans, classified as Trading assets on the Consolidated balance sheets, totaled \$14.4 billion at September 30, 2007. Average Loans included \$14.1 billion and \$11.4 billion of these loans for the three and nine months ended September 30, 2007, respectively.

⁽b) Nonperforming loans included Loans held-for-sale and Loans accounted for at fair value under SFAS 159 of \$17 million and \$24 million at September 30, 2007 and 2006, respectively. Certain of these loans are classified as Trading assets on the Consolidated balance sheet.

⁽c) Loans held-for-sale and Loans accounted for at fair value under SFAS 159 were excluded when calculating the allowance coverage ratio and the Net charge-off rate.

(d) Excluded Nonperforming assets related to (1) loans eligible for repurchase as well as loans repurchased from GNMA pools that are insured by U.S. government agencies of \$1.3 billion and \$1.1 billion at September 30, 2007 and 2006, respectively, and (2) education loans that are 90 days past due and still accruing, which are insured by U.S. government agencies under the Federal Family Education Loan Program of \$241 million and \$189 million at September 30, 2007 and 2006, respectively. These amounts for GNMA and education loans are excluded, as reimbursement is proceeding normally.

REGIONAL BANKING

Selected income statement data	Three mor	ths ended Sept	ember 30,	Nine months ended September 30,				
(in millions, except ratios)	2007	2006	Change	2007	2006	Change		
Noninterest revenue	\$ 1,013	\$ 855	18%	\$ 2,783	\$ 2,526	10%		
Net interest income	2,325	2,107	10	6,920	6,539	6		
Total Net revenue	3,338	2,962	13	9,703	9,065	7		
Provision for credit losses	574	53	NM	1,301	189	NM		
Noninterest expense	1,760	1,611	9	5,238	5,095	3		
Income before income tax								
expense	1,004	1,298	(23)	3,164	3,781	(16)		
Net income	\$ 611	\$ 744	(18)	\$ 1,930	\$ 2,265	(15)		
ROE	21%	29%		22%	30%			
Overhead ratio	53	54		54	56			
Overhead ratio excluding core								
deposit intangibles ^(a)	49	51		50	53			

(a) Regional Banking uses the overhead ratio excluding the amortization of CDI, anon-GAAP financialmeasure, to evaluate the underlying expense trends of the business. Including CDI amortization expense in the overhead ratio calculationresults in a higher overhead ratio in earlier

years and a lower overhead ratio in later years; this method would result in an improving overhead ratio over time, all t h i n g sremaining equal. This non-GAAP ratio excluded Regional Banking s core depositintangible amortization expense related to the Bank of New Yorktransaction and the Bank One merger of \$116 million d n\$109 million for the three months e n d e dSeptember 30, 2007 and 2006, respectively, n\$347 million n\$328 million for the nine months e n d e dSeptember 30, 2007 and 2006, respectively.

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Quarterly results

Regional Banking net income was \$611 million, down by \$133 million, or 18%, from the prior year. Net revenue was \$3.3 billion, up by \$376 million, or 13%, benefiting from the following: the Bank of New York transaction; increases in deposit-related fees; a higher level of education loan sales; growth in deposits and wider loan spreads. These benefits were offset partially by a shift to narrower spread deposit products. The Provision for credit losses was \$574 million, compared with \$53 million in the prior year. The increase in provision was due to the home equity and subprime mortgage portfolios (see Retail Financial Services discussion of Provision for credit losses for further detail). Noninterest expense was \$1.8 billion, up by \$149 million, or 9%, from the prior year due to the Bank of New York transaction and investments in the retail distribution network.

Year-to-date results

Regional Banking net income was \$1.9 billion, down by \$335 million, or 15%, from the prior year. Net revenue was \$9.7 billion, up by \$638 million, or 7%, benefiting from the following: the Bank of New York transaction; increases in deposit-related fees; growth in deposits; wider loan spreads; and a higher level of education loan sales. These benefits were offset partially by the sale of the insurance business and a shift to narrower spread deposit products. The Provision for credit losses was \$1.3 billion, compared with \$189 million in the prior year. The increase in provision was due to the home equity and subprime mortgage portfolios (see Retail Financial Services discussion of Provision for credit losses for further detail). Noninterest expense was \$5.2 billion, up by \$143 million, or 3%, from the prior year as the Bank of New York transaction and investments in the retail distribution network were offset partially by the sale of the insurance business.

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Business metrics (in billions, except ratios)	Three mor 2007	nths ended Sep 2006	tember 30, Change	Nine mon 2007	oths ended Sept 2006	ember 30, Change
Home equity origination						
volume End-of-period loans owned	\$ 11.2	\$ 13.3	(16)%	\$ 38.5	\$ 39.0	(1)%
Home equity	\$ 93.0	\$ 80.4	16	\$ 93.0	\$ 80.4	16
Mortgage ^(a)	12.3	46.6	(74)	12.3	46.6	(74)
Business banking	14.9	13.1	14	14.9	13.1	14
Education	10.2	9.4	9	10.2	9.4	9
Other loans ^(b)	2.4	2.2	9	2.4	2.2	9
Total end-of-period loans End-of-period deposits	132.8	151.7	(12)	132.8	151.7	(12)
Checking	\$ 64.5	\$ 59.8	8	\$ 64.5	\$ 59.8	8
Savings	95.7	86.9	10	95.7	86.9	10
Time and other	46.5	41.5	12	46.5	41.5	12
Total end-of-period deposits Average loans owned	206.7	188.2	10	206.7	188.2	10
Home equity	\$ 91.8	\$ 78.8	16	\$ 89.1	\$ 76.4	17
Mortgage ^(a)	9.9	47.8	(79)	9.2	46.5	(80)
Business banking	14.8	13.0	14	14.5	12.9	12
Education	9.8	8.9	10	10.4	7.7	35
Other loans ^(b)	2.4	2.2	9	2.6	2.6	
Total average loans ^(c) Average deposits	128.7	150.7	(15)	125.8	146.1	(14)
Checking	\$ 64.9	\$ 60.3	8	\$ 66.5	\$ 61.9	7
Savings	97.1	88.1	10	97.4	89.1	9
Time and other	43.3	39.0	11	42.5	35.6	19
Total average deposits	205.3	187.4	10	206.4	186.6	11
Average assets	140.6	159.1	(12)	138.1	160.3	(14)
Average equity	11.8	10.2	16	11.8	10.1	17
Credit data and quality statistics (in millions, except ratios)						
30+ day delinquency rate ^(d)	2.39%	1.57%		2.39%	1.57%	
Net charge-offs						
Home equity	\$ 150	\$ 29	417	\$ 316	\$ 92	243
Mortgage	40	14	186	86	35	146
Business banking	33	19	74	88	53	66
Other loans	23	1	NM	88	21	319

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Total net charge-offs	246	63	290	578	201	188
Net charge-off rate						
Home equity	0.65%	0.15%		0.47%	0.16%	
Mortgage	1.60	0.12		1.25	0.10	
Business banking	0.88	0.58		0.81	0.55	
Other loans	1.01	0.05		1.28	0.36	
Total net charge-off rate ^(c)	0.78	0.17		0.63	0.19	
Nonperforming assets ^(e)	\$ 2,206	\$ 1,417	56	\$ 2,206	\$ 1,417	56

- (a) As of January 1, 2007, \$19.4 billion held-for-investment prime mortgage loans were transferred from RFS to Treasury within the Corporate segment $f \circ r \quad r \mid s \mid k$ management and reporting purposes. The transfer had no impact on the financial results of Regional Banking. Balances reported at and for the three and nine months e n d e dSeptember 30, 2007, primarily reflected subprime mortgage loans owned.
- (b) In cluded commercial loans derived from community development activities and, prior to July 1, 2006, insurance policy loans.
- (c) Average loans included Loans held-for-sale of \$3.2 billion and \$2.5 billion for the three months ended

- September 30, 2007 a n d 2 0 0 6, respectively and \$3.8 billion and \$2.6 billion for the nine months ended September 30, 2007 a n d 2 0 0 6, respectively. These a m o u n t s w e r e excluded when calculating the Net charge-off rate.
- (d) Excluded loans that are 30 days past due and still accruing, which are insured by U.S. government agencies under the Federal Family Education Loan Program of \$590 million and \$462 million at September 30, 2007 and 2006, respectively. These amounts are excluded as reimbursement is proceeding normally.
- (e) E x c l u d e dNonperforming assets related to education loans that are 90 days past due and still accruing, which are insured by U.S. government agencies under the Federal Family Education Loan Program of \$241 million and \$189 million at September 30, 2007 and 2006, respectively. These

amounts are excluded as reimbursement is proceed in g normally.

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Retail branch business metrics	Three	months	s ended Se	ptember 30,	Nine months ended September 30,					
	200	7	2006	Change	2007	2006	Change			
Investment sales volume (in millions)	\$ 4,34	16	\$ 3,536	23%	\$ 14,246	\$ 10,781	32%			
Number of:										
Branches	3,09	6#	2,677#	419#	3,096#	2,677#	419#			
ATMs	8,94	13	7,825	1,118	8,943	7,825	1,118			
Personal bankers ^(a)	9,50	3	7,484	2,019	9,503	7,484	2,019			
Sales specialists ^(a)	4,02	25	3,471	554	4,025	3,471	554			
Active online customers (in										
thousands) ^(b)	5,70) 6	4,717	989	5,706	4,717	989			
Checking accounts (in										
thousands)	10,64	14	9,270	1,374	10,644	9,270	1,374			

⁽a) Employees acquired as part of the Bank of New York transaction are included beginning June 30, 2007. This transaction was completed on October 1, 2006.

MORTGAGE BANKING

Selected income statement data	Three months ended September 30,						Nine months ended September 30,					
(in millions, except ratios and where otherwise noted)		2007		2006	Change		2007		2006	Change		
Production revenue(a) Net mortgage servicing revenue:	\$	176	\$	197	(11)%	\$	1,039	\$	618	68%		
Loan servicing revenue Changes in MSR asset fair value:		629		579	9		1,845		1,702	8		
Due to inputs or assumptions in model Other changes in fair value		(810) (377)		(1,075) (327)	25 (15)		250 (1,138)		127 (1,068)	97 (7)		
Total changes in MSR asset fair value Derivative valuation adjustments and other	(.	1,187) 788		(1,402) 824	15 (4)		(888) (353)		(941) (475)	6 26		
Total net mortgage servicing revenue		230		1	NM		604		286	111		
Total net revenue Noninterest expense ^(a)		406 485		198 334	105 45		1,643 1,469		904 987	82 49		
Income before income tax expense		(79)		(136)	42		174		(83)	NM		
Net income	\$	(48)	\$	(83)	42	\$	107	\$	(51)	NM		

⁽b) During the quarter ended June 30, 2007, RFS changed the methodology for determining active online customers to include all individual RFS customers with one or more online accounts that have been active within 90 days of period end, including customers who also have online accounts with Card Services. Prior periods have been restated to conform to this new methodology.

ROE	NM	NM		7%	,	NM	
Business metrics (in billions)							
Third-party mortgage loans serviced (ending)	\$ 600.0	\$ 510.7	17	\$ 600.0	\$	510.7	17
MSR net carrying value (ending)	9.1	7.4	23	9.1		7.4	23
Average mortgage loans held-for-sale ^(b)	16.4	10.5	56	20.4		11.1	84
Average assets	31.4	22.4	40	35.0		24.5	43
Average equity	2.0	1.7	18	2.0		1.7	18
Mortgage origination volume by channel (in billions)							
Retail	\$ 11.1	\$ 10.1	10	\$ 35.6	\$	30.0	19
Wholesale	9.8	7.7	27	32.5		23.8	37
Correspondent	7.2	2.7	167	18.4		9.8	88
CNT (Negotiated transactions)	11.1	8.5	31	32.9		25.8	28
$\mathbf{Total}^{(c)}$	\$ 39.2	\$ 29.0	35	\$ 119.4	\$	89.4	34

⁽a) The Firm adopted SFAS 159 in the first quarter of 2007. As a result, certain loan origination costs have been classified as expense (previously netted against revenue) for the three and nine months ended September 30, 2007.

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⁽b) Included \$14.1 billion and \$11.4 billion of prime mortgage loans at fair value for the three and nine months ended September 30, 2007, respectively. These loans are classified as Trading assets on the Consolidated balance sheets for 2007.

⁽c) During the second quarter of 2007, RFS changed its definition of mortgage originations to include all newly originated mortgage loans sourced through RFS channels, and to exclude all mortgage loan originations sourced through IB channels. Prior periods have been restated to conform to this new definition.

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Quarterly results

Mortgage Banking net loss was \$48 million, compared with a net loss of \$83 million in the prior year. Net revenue was \$406 million, up by \$208 million. Net revenue comprises production revenue and net mortgage servicing revenue. Production revenue was \$176 million, down by \$21 million, as markdowns of \$186 million on the mortgage warehouse and pipeline were offset partially by an increase in mortgage loan originations and the classification of certain loan origination costs as expense (loan origination costs previously netted against revenue commenced being recorded as an expense in the first quarter of 2007 due to the adoption of SFAS 159). Net mortgage servicing revenue, which includes loan servicing revenue, MSR risk management results and other changes in fair value, was \$230 million, compared with \$1 million in the prior year. Loan servicing revenue of \$629 million increased by \$50 million on growth of 17% in third-party loans serviced. MSR risk management revenue of negative \$22 million improved by \$229 million, due primarily to the absence of a prior-year negative valuation adjustment of \$235 million to the MSR asset. Other changes in fair value of the MSR asset, representing run-off of the asset against the realization of servicing cash flows, were negative \$377 million, compared with negative \$327 million in the prior year. Noninterest expense was \$485 million, up by \$151 million, or 45%. The increase reflected the classification of certain loan origination costs due to the adoption of SFAS 159, and higher compensation expense, the result of higher loan originations and a greater number of loan officers.

Year-to-date results

Mortgage Banking net income was \$107 million, compared with a net loss of \$51 million in the prior year. Net revenue was \$1.6 billion, up by \$739 million. Net revenue comprises production revenue and net mortgage servicing revenue. Production revenue was \$1.0 billion, up by \$421 million, due to an increase in mortgage loan originations and the classification of certain loan origination costs as expense (loan origination costs previously netted against revenue commenced being recorded as an expense in the first quarter of 2007 due to the adoption of SFAS 159). These increases were offset partially by markdowns of \$186 million on the mortgage warehouse and pipeline, in the third quarter of 2007. Net mortgage servicing revenue, which includes loan servicing revenue, MSR risk management results and other changes in fair value, was \$604 million, compared with \$286 million in the prior year. Loan servicing revenue of \$1.8 billion increased by \$143 million on growth of 17% in third-party loans serviced. MSR risk management revenue of negative \$103 million improved by \$245 million, due primarily to the absence of a prior-year negative valuation adjustment of \$235 million to the MSR asset. Other changes in fair value of the MSR asset, representing run-off of the asset against the realization of servicing cash flows, were negative \$1.1 billion. Noninterest expense was \$1.5 billion, up by \$482 million, or 49%. The increase reflected the classification of certain loan origination costs due to the adoption of SFAS 159, and higher compensation expense, the result of higher loan originations and a greater number of loan officers.

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AUTO FINANCE

Selected income statement data (in millions, except ratios and where	Three months ended September 30,			, Nine months ended September 30					
otherwise noted)	2007	2006	Change	2007	2006	Change			
Noninterest revenue Net interest income	\$ 140 307	\$ 110 285	27% 8	\$ 409 898	\$ 244 884	68% 2			
Total net revenue Provision for credit losses Noninterest expense	447 96 224	395 61 194	13 57 15	1,307 247 653	1,128 110 554	16 125 18			
Income before income tax expense	127	140	(9)	407	464	(12)			
Net income	\$ 76	\$ 85	(11)	\$ 246	\$ 281	(12)			
ROE ROA	14% 0.70	14% 0.77		15% 0.76	16% 0.82				
Business metrics (in billions) Auto origination volume End-of-period loans and lease related assets Loans outstanding Lease financing receivables Operating lease assets Total end-of-period loans and lease related assets Average loans and lease related assets Loans outstanding(a) Lease financing receivables Operating lease assets	\$ 5.2 \$ 40.3 0.6 1.8 42.7 \$ 39.9 0.7 1.8	\$ 5.5 \$ 38.1 2.2 1.5 41.8 \$ 38.9 2.5 1.4	(5) 6 (73) 20 2 3 (72) 29	\$ 15.7 \$ 40.3 0.6 1.8 42.7 \$ 39.8 1.1 1.7	\$ 14.3 \$ 38.1 2.2 1.5 41.8 \$ 40.1 3.2 1.2	10 6 (73) 20 2 (1) (66) 42			
Total average loans and lease related assets Average assets Average equity	42.4 42.9 2.2	42.8 43.8 2.4	(1) (2) (8)	42.6 43.1 2.2	44.5 45.6 2.4	(4) (5) (8)			
Credit quality statistics 30+ day delinquency rate Net charge-offs Loans Lease receivables	1.65% \$ 98 1	1.61% \$ 63 2	56 (50)	1.65% \$ 218 3	1.61% \$ 155 6	41 (50)			

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Total net charge-offs Net charge-off rate	99	65	52	221	161	37
Loans ^(a)	0.97%	0.66%		0.73%	0.53%	
Lease receivables	0.57	0.32		0.36	0.25	
Total net charge-off rate ^(a)	0.97	0.64		0.72	0.51	
Nonperforming assets	\$ 156	\$ 174	(10)	\$ 156	\$ 174	(10)

(a) For the three and nine month periods ended September 30, 2006, Average loans included Loans held-for-sale of \$943 million and \$709 million, respectively. These amounts are excluded when calculating the *Net charge-off* rate. For the three and nine month periods ended September 30, 2007, Auto loans classified as held-for-sale were insignificant.

Quarterly results

Auto Finance net income was \$76 million, down by \$9 million, or 11%, from the prior year. Net revenue was \$447 million, up by \$52 million, or 13%, reflecting higher automobile operating lease revenue and wider loan spreads. The Provision for credit losses was \$96 million, an increase of \$35 million, reflecting an increase in estimated losses from low prior-year levels. Noninterest expense of \$224 million increased by \$30 million, or 15%, driven by increased depreciation expense on owned automobiles subject to operating leases.

Year-to-date results

Auto Finance net income was \$246 million, down by \$35 million, or 12%, from the prior year. Net revenue was \$1.3 billion, up by \$179 million, or 16%, reflecting higher automobile operating lease revenue, wider loan spreads and the absence of a prior-year \$50 million pretax loss related to auto loans transferred to held-for-sale. The Provision for credit losses was \$247 million, an increase of \$137 million, reflecting an increase in estimated losses from low prior-year levels. Noninterest expense of \$653 million increased by \$99 million, or 18%, driven by increased depreciation expense on owned automobiles subject to operating leases.

CARD SERVICES

For a discussion of the business profile of CS, see pages 43 45 of JPMorgan Chase s 2006 Annual Report and pages 4 5 of this Form 10-Q.

JPMorgan Chase uses the concept of managed receivables to evaluate the credit performance of its credit card loans, both loans on the balance sheet and loans that have been securitized. Managed results exclude the impact of credit card securitizations on Total net revenue, the Provision for credit losses, net charge-offs and loan receivables. Securitization does not change reported Net income; however, it does affect the classification of items on the Consolidated statements of income and Consolidated balance sheets. For further information, see Explanation and Reconciliation of the Firm s Use of non-GAAP Financial Measures on pages 13 16 of this Form 10-Q.

Selected income statement data managed basis		Three month Septembe		Nine months ended September 30,					
(in millions, except ratios)	200			2007	2006	Change			
Revenue									
Credit card income	\$ 69	•		. ,	\$ 1,890	4%			
All other income	6	7 120	6 (47)	239	246	(3)			
Noninterest revenue	75	9 762	2	2,212	2,136	4			
Net interest income	3,10	8 2,884	4 8	9,052	8,859	2			
Total net revenue	3,86	7 3,64	6 6	11,264	10,995	2			
Provision for credit losses	1,36	3 1,270	7	3,923	3,317	18			
Noninterest expense									
Compensation expense	25			761	761				
Noncompensation expense	82			2,383	2,429	(2)			
Amortization of intangibles	17	9 179	9	547	555	(1)			
Total noninterest expense	1,26	2 1,253	3 1	3,691	3,745	(1)			
Income before income tax expense	1,24	2 1,12:	3 11	3,650	3,933	(7)			
Income tax expense	45	6 412	2 11	1,340	1,446	(7)			
Net Income	\$ 78	6 \$ 71	1 11	\$ 2,310	\$ 2,487	(7)			
Memo: Net securitization gains (amortization)	\$	\$ 48	8 NM	\$ 39	\$ 50	(22)			
Financial metrics									
ROE			0%	22%					
Overhead ratio	3	3 3	4	33	34				

Quarterly results

Net income was \$786 million, up by \$75 million, or 11%, from the prior year. Earnings benefited from higher revenue

offset partially by an increase in the Provision for credit losses.

End-of-period managed loans of \$149.1 billion increased by \$5.2 billion, or 4%, from the prior year. Average managed loans of \$148.7 billion increased by \$7.0 billion, or 5%, from the prior year. Both end-of-period and average managed loans benefited from organic growth.

Net managed revenue was \$3.9 billion, up by \$221 million, or 6%, from the prior year. Net interest income was \$3.1 billion, up by \$224 million, or 8%, from the prior year. The increase in net interest income was driven by an increased level of fees and higher average loan balances. These benefits were offset partially by the discontinuation of certain billing practices (including the elimination of certain over-limit fees and the two-cycle billing method for calculating finance charges) and a narrower loan spread. Noninterest revenue was \$759 million, flat compared with the prior year. Increased net interchange income, which benefited from higher charge volume, was offset by lower net securitization gains. Charge volume growth of 3% reflects an approximate 10% growth rate in sales volume, offset primarily by a lower level of balance transfers, the result of a more targeted marketing effort.

The Managed provision for credit losses was \$1.4 billion, up by \$93 million, or 7%, from the prior year due to a higher level of net charge-offs. Credit quality was stable in the quarter, with a managed net charge-off rate for the quarter of 3.64%, up from 3.58% in the prior year. The 30-day managed delinquency rate was 3.25%, up from 3.17% in the prior year.

Noninterest expense was \$1.3 billion, up by \$9 million, or 1%, compared with the prior year, primarily due to higher volume-related expense.

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Year-to-date results

Net income was \$2.3 billion, down by \$177 million, or 7%, from the prior year. Prior-year results benefited from significantly lower net charge-offs following the change in bankruptcy legislation in the fourth quarter of 2005.

End-of-period managed loans of \$149.1 billion increased by \$5.2 billion, or 4%, from the prior year. Average managed loans of \$148.5 billion increased by \$9.5 billion, or 7%, from the prior year. Both end-of-period and average managed loans benefited from organic growth.

Net managed revenue was \$11.3 billion, up by \$269 million, or 2%, from the prior year. Net interest income was \$9.1 billion, up by \$193 million, or 2%, compared with the prior year. The increase in net interest income was driven by higher average loan balances and an increased level of fees. These benefits were offset partially by a narrower loan spread, the discontinuation of certain billing practices (including the elimination of over-limit fees and the two-cycle method for calculating finance charges) and increased revenue reversals, resulting from a higher level of charge-offs. Noninterest revenue was \$2.2 billion, up by \$76 million, or 4%, from the prior year. The increase reflects a higher level of fee-based revenue and increased net interchange income, benefiting from 5% higher charge volume. Charge volume reflects an approximate 10% growth rate in sales volume, offset partially by a lower level of balance transfers, the result of a more targeted marketing effort.

The Managed provision for credit losses was \$3.9 billion, up by \$606 million, or 18%, from the prior year. The prior year benefited from lower net charge-offs, following the change in bankruptcy legislation in the fourth quarter of 2005. The managed net charge-off rate increased to 3.61%, up from 3.29% in the prior year. The 30-day managed delinquency rate was 3.25%, up from 3.17% in the prior year.

Noninterest expense was \$3.7 billion, down by \$54 million, or 1%, compared with the prior year, primarily due to lower marketing expense and lower fraud-related expense, offset partially by higher volume-related expense.

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Selected metrics (in millions, except headcount, ratios and where	Three months ended September 30,						Nine months ended September 30,				
otherwise noted)		2007		2006	Change	;	2007		2006	Change	
% of average managed outstandings: Net interest income Provision for credit losses Noninterest revenue Risk adjusted margin ^(a) Noninterest expense Pretax income (ROO) Net income		8.29% 3.64 2.03 6.68 3.37 3.31 2.10		8.07% 3.56 2.13 6.65 3.51 3.14 1.99	,		8.15% 3.53 1.99 6.61 3.32 3.29 2.08		8.52% 3.19 2.05 7.39 3.60 3.78 2.39		
Business metrics Charge volume (in billions) Net accounts opened (in thousands) ^(b) Credit cards issued (in thousands) Number of registered Internet customers (in millions) Merchant acquiring business ^(c) Bank card volume (in billions) Total transactions (in millions) Selected ending balances	\$ \$	89.8 3,957# 153,637 26.4 181.4 4,990#	\$	87.5 4,186# 139,513 20.4 168.7 4,597#	10 29 8		259.1 11,102# 153,637 26.4 524.7 14,266#	\$	246.2 31,477# 139,513 20.4 482.7 13,203#	5% (65) 10 29 9 8	
Loans: Loans on balance sheets Securitized loans Managed loans		79,409 69,643 149,052		78,587 65,245 143,832	1 7 4		79,409 69,643 149,052		78,587 65,245 143,832	1 7 4	
Selected average balances Managed assets Loans: Loans on balance sheets Securitized loans	\$ 1	154,956 79,993 68,673	\$	76,655 65,061	5 4 6	\$	155,206 80,301 68,200	\$	146,192 71,129 67,862	6	
Managed loans Equity		148,666 14,100		141,716 14,100	5		148,501 14,100		138,991 14,100	7	
Headcount		18,887#		18,696#	1		18,887#		18,696#	1	
Managed credit quality statistics Net charge-offs Net charge-off rate Managed delinquency ratios	\$	1,363 3.64%	\$	1,280 3.58%	6	\$	4,008 3.61%	\$	3,417 3.29%	17	

30+ days 90+ days	3.25% 1.50	3.17% 1.48		3.25% 1.50	3.17% 1.48	
Allowance for loan losses Allowance for loan losses to period-end loans	\$ 3,107 3.91%	\$ 3,176 4.04%	(2)	\$ 3,107 3.91%	\$ 3,176 4.04%	(2)

- (a) Represents
 - Total net
 - revenue less
 - Provision for
 - credit losses.
- (b) Year-to-date
 - 2006 included
 - approximately
 - 21 million
 - accounts from
 - the acquisition
 - of the Kohl s
 - private-label
 - portfolio in the
 - second quarter
 - of 2006.
- (c) Represents
 - 100% of the
 - merchant
 - acquiring
 - business.

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Reconciliation from reported basis to managed basis

The financial information presented below reconciles reported basis and managed basis to disclose the effect of securitizations.

(in millions)		Three mo 2007	nths e	ended Sept 2006	ember 30, Change		Nine mor 2007	iths e	nded Septe 2006	mber 30, Change
Income statement data ^(a) Credit card income Reported basis for the period Securitization adjustments	\$	1,528 (836)	\$	1,357 (721)	13% (16)	\$	4,343 (2,370)	\$	4,673 (2,783)	(7)% 15
Managed credit card income	\$	692	\$	636	9	\$	1,973	\$	1,890	4
Net interest income Reported basis for the period Securitization adjustments Managed net interest income	\$ \$	1,694 1,414 3,108	\$	1,556 1,328 2,884	9 6 8	\$ \$	4,921 4,131 9,052	\$	4,459 4,400 8,859	10 (6) 2
Total net revenue										
Reported basis for the period Securitization adjustments	\$	3,289 578	\$	3,039 607	8 (5)	\$	9,503 1,761	\$	9,378 1,617	1 9
Managed total net revenue	\$	3,867	\$	3,646	6	\$	11,264	\$	10,995	2
Provision for credit losses Reported basis for the period Securitization adjustments	\$	785 578	\$	663 607	18 (5)	\$	2,162 1,761	\$	1,700 1,617	27 9
Managed provision for credit losses	\$	1,363	\$	1,270	7	\$	3,923	\$	3,317	18
Balance sheet average balances ^(a) Total average assets Reported basis for the period	\$	88,856	\$	85,301	4	\$	89,491	\$	80,395	11

Securitization adjustments		66,100		62,971	5		65,715		65,797	
Managed average assets	\$ 1	54,956	\$ 1	48,272	5	\$ 1	155,206	\$ 1	46,192	6
Credit quality statistics ^(a)										
Net charge-offs Reported net charge-offs data for the period Securitization adjustments	\$	785 578	\$	673 607	17 (5)	\$	2,247 1,761	\$	1,800 1,617	25 9
Managed net charge-offs	\$	1,363	\$	1,280	6	\$	4,008	\$	3,417	17

(a) JPMorgan

Chase uses the

concept of

managed

receivables to

evaluate the

credit

performance

and overall

performance of

the underlying

credit card

loans, both sold

and not sold; as

the same

borrower is

continuing to

use the credit

card for

.

ongoing

charges, a

borrower s

credit

performance

will affect both

the receivables

sold under

SFAS 140 and

those not sold.

Thus, in its

disclosures

regarding

managed

receivables,

JPMorgan

Chase treats the

sold receivables

as if they were

still on the

balance sheet in

order to

disclose the

credit

performance

(such as Net

charge-off

rates) of the

entire managed

credit card

portfolio.

Managed results

exclude the

impact of credit

card

securitizations

on Total net

revenue, the

Provision for

credit losses, net

charge-offs and

loan

receivables.

Securitization

does not change

reported net

income versus

managed

earnings;

however, it does

affect the

classification of

items on the

Consolidated

statements of

income and

Consolidated

balance sheets.

For further

information, see

Explanation and

Reconciliation

of the Firm s

Use of

non-GAAP

Financial

Measures on

pages 13 16 of

this Form 10-Q.

COMMERCIAL BANKING

For a discussion of the business profile of CB, see pages 46 47 of JPMorgan Chase s 2006 Annual Report and page 5 of this Form 10-Q.

On October 1, 2006, JPMorgan Chase completed the acquisition of The Bank of New York s consumer, business banking and middle-market banking businesses adding approximately \$2.3 billion in loans and \$1.2 billion in deposits to CB.

Selected income statement data	Three	months ended Se	ptember 30,	Nine months ended September 30,						
(in millions, except ratios)	2007	2006	Change	2007	2006	Change				
Revenue										
Lending & deposit-related fees	\$ 159	\$ 145	10%	\$ 475	\$ 434	9%				
Asset management,	ΨΙΟ	Ψ 143	1070	Ψ 475	Ψ 151	770				
administration and commissions	24	16	50	68	47	45				
All other income ^(a)	107	95	13	394	282	40				
Noninterest revenue	290	256	13	937	763	23				
Net interest income	719	677	6	2,082	2,019	3				
Total net revenue	1,009	933	8	3,019	2,782	9				
	-,	,		-,	_,,					
Provision for credit losses	112	54	107	174	49	255				
Noninterest expense										
Compensation expense	160	190	(16)	522	566	(8)				
Noncompensation expense	300	296	1	890	883	1				
Amortization of intangibles	13	14	(7)	42	45	(7)				
Total noninterest expense	473	500	(5)	1,454	1,494	(3)				
Income before income tax										
expense	424	379	12	1,391	1,239	12				
Income tax expense	166		12	545	485	12				
Net income	\$ 258	\$ 231	12	\$ 846	\$ 754	12				
Financial ratios										
ROE	15	% 17%		18%	18%					
Overhead ratio	47	54		48	54					

⁽a) IB-related and commercial card revenues are included in All other income.

Quarterly results

Net income was \$258 million, up by \$27 million, or 12%, from the prior year. The increase was driven by growth in net revenue and lower noninterest expense, offset primarily by a higher Provision for credit losses.

Net revenue was \$1.0 billion, up by \$76 million, or 8%, from the prior year. Net interest income was \$719 million, up by \$42 million, or 6%. The increase was driven by double-digit growth in liability and loan balances, reflecting organic growth and the Bank of New York transaction, partially offset by a continued shift to narrower spread liability products and spread compression in the loan and liability portfolios. Noninterest revenue was \$290 million, up by \$34 million, or 13%, primarily due to higher deposit-related fees and other income.

Middle Market Banking revenue was \$680 million, an increase of \$63 million, or 10%, from the prior year, due to the Bank of New York transaction, higher deposit-related fees, and growth in investment banking revenue. Mid-Corporate Banking revenue was \$167 million, an increase of \$7 million, or 4%. Real Estate Banking revenue was \$108 million, a decrease of \$11 million, or 9%.

The Provision for credit losses was \$112 million, compared with \$54 million in the prior year. The current-quarter provision largely reflected portfolio activity and growth in loan balances. The Allowance for loan losses to average loans retained was 2.67% for the current quarter, which decreased from 2.70% in the prior year. Nonperforming loans were \$134 million, down 15% from the prior year. The net charge-off rate was 0.13% in the current quarter compared with 0.16% in the prior year.

Noninterest expense was \$473 million, down by \$27 million, or 5%, from the prior year, as lower performance-based compensation expense was offset partially by higher volume-related expense.

Year-to-date results

Net income was \$846 million, an increase of \$92 million, or 12%, from the prior year due primarily to growth in net revenue, partially offset by higher Provision for credit losses.

Net revenue of \$3.0 billion increased by \$237 million, or 9%. Net interest income of \$2.1 billion increased by \$63 million, or 3%, driven by double-digit growth in liability balances and loans, which reflected organic growth and the Bank of New York transaction, largely offset by the continued shift to narrower spread liability products and spread compression in the loan and

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liability portfolios. Noninterest revenue was \$937 million, up by \$174 million, or 23%, due to higher investment banking-related revenues, increased deposit-related fees and gains related to the sale of securities acquired in the satisfaction of debt.

On a segment basis, Middle Market Banking revenue was \$2.0 billion, an increase of \$120 million, or 6%, primarily due to the Bank of New York transaction, growth in investment banking revenue and higher deposit-related fees. Mid-Corporate Banking revenue was \$576 million, an increase of \$118 million, or 26%, reflecting higher lending revenue, investment banking revenue, and gains on sales of securities acquired in the satisfaction of debt. Real Estate Banking revenue of \$319 million decreased by \$19 million, or 6%.

Provision for credit losses was \$174 million, compared with \$49 million in the prior year. The increase in the Allowance for credit losses reflected portfolio activity and growth in loan balances. The Allowance for loan losses to average loans was 2.75%, compared with 2.76% in the prior year.

Noninterest expense was \$1.5 billion, a decrease of \$40 million, or 3%, largely due to lower compensation expense driven by the absence of prior-year expense from the adoption of SFAS 123R, partially offset by expense related to the Bank of New York transaction.

Selected metrics	Three months ended September 30,					Nine months ended September 30,				
(in millions, except ratio and headcount data)		2007		2006	Change		2007		2006	Change
Revenue by product:										
Lending	\$	343	\$	335	2%	\$	1,039	\$	985	5%
Treasury services		594		551	8		1,719		1,667	3
Investment banking		64		60	7		222		166	34
Other		8		(13)	NM		39		(36)	NM
Total Commercial Banking revenue	\$	1,009	\$	933	8	\$	3,019	\$	2,782	9
IB revenues, $gross^{(a)}$	\$	194	\$	170	14	\$	661	\$	470	41
Revenue by business:										
Middle Market Banking	\$	680	\$	617	10	\$	1,994	\$	1,874	6
Mid-Corporate Banking		167		160	4		576		458	26
Real Estate Banking		108		119	(9)		319		338	(6)
Other		54		37	46		130		112	16
Total Commercial Banking revenue	\$	1,009	\$	933	8	\$	3,019	\$	2,782	9
Selected average balances										
Total assets	\$	86,652	\$ 5	57,378	51	\$	84,643	\$	56,246	50
Loans and leases ^(b)		61,272	5	53,404	15		59,595		52,227	14
Liability balances ^(c)	;	88,081	7	72,009	22		84,697		71,781	18
Equity		6,700		5,500	22		6,435		5,500	17
Average loans by business:										
Middle Market Banking	\$.	37,617	\$3	32,890	14	\$	37,016	\$	32,418	14
Mid-Corporate Banking		12,076		8,756	38		11,484		8,205	40

Real Estate Banking	7,144	7,564	(6)	7,038	7,505	(6)
Other	4,435	4,194	6	4,057	4,099	(1)
Total Commercial Banking loans	\$ 61,272	\$ 53,404	15	\$ 59,595	\$ 52,227	14
Headcount	4,158# 4,447#		(6)	4,158#	4,447#	(6)
Credit data and quality statistics:						
Net charge-offs	\$ 20	\$ 21	(5)	\$ 11	\$ 11	
Nonperforming loans	134	157	(15)	134	157	(15)
Allowance for credit losses: Allowance for loan losses	1,623	1,431	13	1,623	1,431	13
Allowance for lending-related commitments	236	156	51	236	156	51
Total allowance for credit losses	1,859	1,587	17	1,859	1,587	17
Net charge-off rate ^(b)	0.13%	0.16%		0.02%	0.03%	
Allowance for loan losses to average loans ^(b) Allowance for loan losses to nonperforming	2.67	2.70		2.75	2.76	
loans	1,211	911		1,211	911	
Nonperforming loans to average loans	0.22	0.29		0.22	0.30	

(a) Represents the total revenue related to investment banking products sold to CB clients.

CB clients. (b) Average loans include Loans held-for-sale of \$433 million and \$359 million for the quarters endedSeptember 30, 2007 and 2006, respectively, and \$550 million and \$321 million for year-to-date 2007 and 2006, respectively. These amounts are excluded when

calculating the
Net charge-off
rate and the
allowance
coverage ratio.
Liability

(c) Liability
balances
included
deposits and
deposits swept
to on-balance
sheet liabilities.

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TREASURY & SECURITIES SERVICES

For a discussion of the business profile of TSS, see pages 48 49 of JPMorgan Chase s 2006 Annual Report and page 5 of this Form 10-Q.

Selected income statement data (in millions, except ratios)	Three mon 2007	on this ended Sept 2006	ember 30, Change	Nine mon 2007	ths ended Septe 2006	ember 30, Change
Revenue Lending & deposit-related fees Asset management,	\$ 244	\$ 183	33%	\$ 676	\$ 549	23%
administration and commissions All other income	730 171	642 155	14 10	2,244 480	1,975 479	14
Noninterest revenue Net interest income	1,145 603	980 519	17 16	3,400 1,615	3,003 1,569	13 3
Total net revenue	1,748	1,499	17	5,015	4,572	10
Provision for credit losses Credit reimbursement to IB ^(a)	9 (31)	1 (30)	NM (3)	15 (91)	1 (90)	NM (1)
Noninterest expense Compensation expense Noncompensation expense Amortization of intangibles	579 538 17	557 489 18	4 10 (6)	1,746 1,563 49	1,643 1,462 57	6 7 (14)
Total noninterest expense	1,134	1,064	7	3,358	3,162	6
Income before income tax expense Income tax expense	574 214	404 148	42 45	1,551 576	1,319 485	18 19
Net income	\$ 360	\$ 256	41	\$ 975	\$ 834	17
Financial ratios ROE Overhead ratio Pretax margin ratio ^(b)	48% 65 33	46% 71 27		43% 67 31	48% 69 29	

⁽a) TSS was charged a credit reimbursement related to certain exposures

managed within the IB credit portfolio on behalf of clients shared with TSS. For a further discussion, see Credit reimbursement on page 35 of JPMorgan Chase s 2006 Annual Report.

(b) Pretax margin

represents

Income before

income tax

expense divided

by Total net

revenue, which

is a measure of

pretax

performance

and another

basis by which

management

evaluates its

performance

and that of its

competitors.

Ouarterly results

Net income was a record \$360 million, up by \$104 million, or 41%, from the prior year, driven by record revenue offset partially by higher noninterest expense.

Net revenue was \$1.7 billion, up by \$249 million, or 17%, from the prior year. Worldwide Securities Services net revenue of \$968 million was up by \$166 million, or 21%. The growth was driven by increased product usage by new and existing clients and market appreciation, partially offset by spread compression and a shift to narrower-spread liability products. Treasury Services net revenue of \$780 million was up by \$83 million, or 12%, driven by growth in electronic volumes and higher liability balances. These benefits were offset partially by a continued shift to narrower-spread liability products. TSS firmwide net revenue, which includes Treasury Services net revenue recorded in other lines of business, grew to \$2.4 billion, up by \$308 million, or 15%. Treasury Services firmwide net revenue grew to \$1.4 billion, up by \$142 million, or 11%.

Noninterest expense was \$1.1 billion, up by \$70 million, or 7%, from the prior year. The increase was due to higher expense related to business and volume growth, as well as investment in new product platforms.

Year-to-date results

Net income was \$975 million, up by \$141 million, or 17%, from the prior year. The increase was driven by record revenue, partially offset by higher noninterest expense.

Net revenue was \$5.0 billion, up by \$443 million, or 10%, from the prior year. Worldwide Securities Services net revenue was \$2.8 billion, up by \$346 million, or 14%, driven by increased product usage by new and existing clients and market appreciation, partially offset by spread compression and a shift to narrower-spread liability products. Treasury Services net revenue was \$2.2 billion, up by \$97 million, or 5%, driven by growth in electronic volumes and

higher liability balances. These benefits were offset partially by a continued shift to narrower-spread liability products. TSS firmwide net revenues, which includes Treasury Services net revenue recorded in other lines of business, grew to \$6.9 billion, up by \$538 million, or 8%. Treasury Services firmwide net revenue grew to \$4.1 billion, up by \$192 million, or 5%.

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Noninterest expense was \$3.4 billion, up by \$196 million, or 6%. The increase was due to higher expense related to business and volume growth as well as investment in new product platforms.

Selected metrics	Three months ended September Nine months ended Septe 30, 30,									tember
(in millions, except headcount, ratio data and where otherwise noted)		2007		2006	Change	•	2007		2006	Change
Revenue by business										
Treasury Services Worldwide Securities Services	\$	780 968	\$	697 802	12% 21	\$	2,189 2,826	\$	2,092	5% 14
worldwide Securities Services		900		802	21		2,820		2,480	14
Total net revenue	\$	1,748	\$	1,499	17	\$	5,015	\$	4,572	10
Business metrics										
Assets under custody (in billions) Number of:	\$	15,614	\$	12,873	21	\$	15,614	\$	12,873	21
US\$ ACH transactions originated (in millions)		943#		886#	6		2,886#		2,572#	12
Total US\$ clearing volume (in thousands)		28,031		26,252	7		82,650		77,940	6
International electronic funds transfer volume (in										
thousands) ^(a)		41,415		35,322	17		125,882		104,318	21
Wholesale check volume (in millions) Wholesale cards issued (in thousands) ^(b)		731 18,108		860 16,662	(15) 9		2,269 18,108		2,616 16,662	(13) 9
Selected balance sheets (average)		10,100		10,002	9		10,100		10,002	9
Total assets	\$	55,688	\$	30,558	82	\$	50,829	\$	30,526	67
Loans	•	20,602	·	15,231	35	•	19,921	·	14,396	38
Liability balances ^(c)	2	236,381		192,518	23		221,606		188,330	18
Equity		3,000		2,200	36		3,000		2,314	30
Headcount		25,209#		24,575#	3		25,209#		24,575#	3
TSS firmwide metrics										
Treasury Services firmwide revenue ^(d)	\$	1,442	\$	1,300	11	\$,	\$	3,909	5
Treasury & Securities Services firmwide revenue ^(d)		2,410		2,102	15		6,927		6,389	8
Treasury Services firmwide overhead ratio ^(e)		54%		57%			57%		56%)
Treasury & Securities Services firmwide overhead ratio ^(e)		59		63			60		61	
Treasury Services firmwide liability balances		3)		03			UU		01	
(average) ^(f)	\$ 2	201,671	\$	162,326	24	\$	192,560	\$	159,897	20
Treasury & Securities Services firmwide liability balances (average) ^(f)	,	324,462		264,527	23		306,302		259,477	18

(a) International electronic funds transfer includes non-US\$ ACH and clearing volume.

(b) Wholesale cards issued included domestic commercial card, stored value card, prepaid card, and government electronic benefit card products.

(c) Liability
balances
included
deposits and
deposits swept
to on balance
sheet liabilities.

TSS firmwide metrics

TSS firmwide metrics include certain TSS product revenues and liability balances reported in other lines of business for customers who are also customers of those lines of business. In order to capture the firmwide impact of TS and TSS products and revenues, management reviews firmwide metrics such as liability balances, revenues and overhead ratios in assessing financial performance for TSS. Firmwide metrics are necessary in order to understand the aggregate TSS business.

(d) Firmwide

revenue

included TS

revenue

recorded in the

CB, Regional

Banking and

AM lines of

business (see

below) and

excluded FX

revenues

recorded in IB

for TSS-related

FX activity.

(in millions)	hree moi 2007	ended Sej 2006	ptember 30, Change	Nine mor 2007	on this ended Sep 2006	otember 30, Change
Treasury Services revenue reported in CB Treasury Services revenue	\$ 592	\$ 551	7%	\$ 1,717	\$ 1,667	3%
reported in other lines of business	70	52	35	195	150	30

TSS firmwide FX revenue, which includes FX revenue recorded in TSS and FX revenue associated with TSS customers who are FX customers of IB, was \$144 million and \$85 million for the quarters ended September 30, 2007 and 2006,

respectively, and \$395 million and \$349 million year-to-date 2007 and 2006, respectively.

(e) Overhead ratios

have been

calculated

based upon

firmwide

revenues and

TSS and TS

expenses,

respectively,

including those

allocated to

certain other

lines of

business. FX

revenues and

expenses

recorded in IB

for TSS-related

FX activity were

not included in

this ratio.

(f) Firmwide

liability

balances

included TS s

liability

balances

recorded in

certain other

lines of

business.

Liability

balances

associated with

TS customers

who were also

customers of the

CB line of

business were

not included in

TS liability

balances.

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ASSET MANAGEMENT

For a discussion of the business profile of AM, see pages 50 52 of JPMorgan Chase s 2006 Annual Report and page 5 of this Form 10-Q.

Selected income statement data (in millions, except ratios)	Three mon 2007	ths ended Septo 2006	ember 30, Change	Nine mont 2007	ths ended Septe 2006	ember 30, Change
Revenue						
Asset management, administration and commissions	\$ 1,760	\$ 1,285	37%	\$ 4,920	\$ 3,786	30%
All other income	152	120	27	495	329	50
Noninterest revenue Net interest income	1,912 293	1,405 231	36 27	5,415 831	4,115 725	32 15
Net interest income	293	231	21	051	123	13
Total net revenue	2,205	1,636	35	6,246	4,840	29
Provision for credit losses	3	(28)	NM	(17)	(42)	60
Noninterest expense						
Compensation expense	848	676	25	2,491	2,027	23
Noncompensation expense	498	417	19	1,405	1,201	17
Amortization of intangibles	20	22	(9)	60	66	(9)
Total noninterest expense	1,366	1,115	23	3,956	3,294	20
Income before income tax						
expense	836	549	52	2,307	1,588	45
Income tax expense	315	203	55	868	586	48
Net income	\$ 521	\$ 346	51	\$ 1,439	\$ 1,002	44
Financial ratios						
ROE	52%	39%		50%	38%	
Overhead ratio	62	68		63	68	
Pretax margin ratio ^(a)	38	34		37	33	
Selected metrics Revenue by client segment						
Private bank	\$ 686	\$ 469	46%	\$ 1,892	\$ 1,379	37%
Retail	639	456	40	1,768	1,344	32
Institutional	603	464	30	1,771	1,348	31
Private client services	277	247	12	815	769	6
Total net revenue	\$ 2,205	\$ 1,636	35	\$ 6,246	\$ 4,840	29

(a) Pretax margin represents *Income before* income tax expense divided by Total net revenue, which is a measure of pretax performance and another basis by which management evaluates its performance and that of its competitors.

Quarterly results

Net income was a record \$521 million, up by \$175 million, or 51%, from the prior year. Results benefited from record net revenue offset partially by higher noninterest expense.

Net revenue was \$2.2 billion, up by \$569 million, or 35%, from the prior year. Noninterest revenue, primarily fees and commissions, was \$1.9 billion, up by \$507 million, or 36%. This result was due largely to increased assets under management and higher performance and placement fees. Net interest income was \$293 million, up by \$62 million, or 27%, from the prior year, largely due to higher deposit and loan balances and wider deposit spreads.

Private Bank revenue grew 46%, to \$686 million, due to higher asset management and placement fees, increased loan and deposit balances, and wider deposit spreads. Retail revenue grew 40%, to \$639 million, primarily due to market appreciation and net asset inflows. Institutional revenue grew 30%, to \$603 million, due to net asset inflows and performance fees. Private Client Services revenue grew 12%, to \$277 million, due to increased revenue from higher assets under management and higher deposit balances.

The Provision for credit losses was \$3 million, compared with a benefit of \$28 million in the prior year, reflecting a higher level of recoveries in the prior year.

Noninterest expense was \$1.4 billion, up by \$251 million, or 23%, from the prior year. The increase was due largely to higher compensation, primarily performance-based, and investments in all business segments.

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Year-to-date results

Net income was a record \$1.4 billion, up by \$437 million, or 44%, from the prior year. Results benefited from record net revenue, partially offset by higher noninterest expense.

Net revenue was \$6.2 billion, up by \$1.4 billion, or 29%, from the prior year. Noninterest revenue, primarily fees and commissions, was \$5.4 billion, up by \$1.3 billion, or 32%. This result was due largely to increased assets under management and higher performance and placement fees. Net interest income was \$831 million, up by \$106 million, or 15%, largely due to higher deposit and loan balances and slightly wider deposit spreads.

Private Bank revenue grew 37%, to \$1.9 billion, due to higher asset management and placement fees, increased loan and deposit balances, and wider deposit spreads. Retail revenue grew 32%, to \$1.8 billion, primarily due to market appreciation and net asset inflows. Institutional revenue grew 31%, to \$1.8 billion, due to net asset inflows and performance fees. Private Client Services revenue grew 6%, to \$815 million, due to increased revenue from higher assets under management and higher deposit balances, partially offset by a shift to narrower-spread deposit products. The Provision for credit losses was a benefit of \$17 million, compared with a benefit of \$42 million in the prior year.

Noninterest expense was \$4.0 billion, up by \$662 million, or 20%, from the prior year. The increase was due largely to higher compensation expense, primarily performance-based, investments in all business segments, and increased minority-interest expense related to Highbridge Capital Management. These factors were partially offset by the absence of prior-year expense from the adoption of SFAS 123R.

Business metrics (in millions, except headcount, ratios and ranking	Three months ended September 30,						Nine months ended September 30,				
data, and where otherwise noted)		2007		2006	Change	•	2007		2006	Change	
Number of:											
Client advisors		1,680#		1,489#	13%		1,680#		1,489#	13%	
Retirement planning services participants	1	,495,000	1	,372,000	9		1,495,000	1	,372,000	9	
% of customer assets in 4 & 5 Star Funds ^(a) % of AUM in 1st and 2nd quartiles: ^(b)		55%		58%	(5)		55%		58%	(5)	
1 year		47%		79%	(41)		47%		79%	(41)	
3 years		73%		75%	(3)		73%		75%	(3)	
5 years		76%		80%	(5)		76%		80%	(5)	
Selected balance sheets data (average)											
Total assets	\$	53,879	\$	43,524	24	\$	50,498	\$	42,597	19	
Loans ^(c)		30,928		26,770	16		28,440		25,695	11	
Deposits		59,907		51,395	17		56,920		50,360	13	
Equity		4,000		3,500	14		3,834		3,500	10	
Headcount		14,510#		12,761#	14		14,510#		12,761#	14	
Credit data and quality statistics											
Net charge-offs (recoveries)	\$	(5)	\$	(24)	79	\$	(10)	\$	(21)	52	
Nonperforming loans		28		57	(51)		28		57	(51)	
Allowance for loan losses		115		112	3		115		112	3	
Allowance for lending-related commitments		6		4	50		6		4	50	
Net charge-off (recovery) rate		(0.06)%		(0.36)%)		(0.05)%		(0.11)%)	
Allowance for loan losses to average loans		0.37		0.42			0.40		0.44		
Allowance for loan losses to nonperforming loans		411		196			411		196		

Nonperforming loans to average loans

0.09

0.21

0.10

0.22

(a) Derived from
Morningstar for the
United States;
Micropal for the
United Kingdom,
Luxembourg, Hong
Kong and Taiwan;
and Nomura for
Japan.

(b) Quartile rankings sourced from Lipper for the United States and Taiwan; Micropal for the United Kingdom, Luxembourg and Hong Kong; and

Nomura for Japan. (c) Held-for-investment prime mortgage loans transferred from AM to Treasury within the Corporate segment during the three and nine months ended September 30, 2007, were \$1.2 billion and \$6.5 billion, respectively. There were no loans transferred during 2006. Although the loans, together with the responsibility for the investment management of the portfolio, were transferred to Treasury, the transfer has no material impact on

the financial results

of AM.

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Assets under supervision

Assets under supervision were \$1.5 trillion, up 22%, or \$274 billion, from the prior year. Assets under management were \$1.2 trillion, up 24%, or \$228 billion, from the prior year. The increase was the result of net asset inflows into the Institutional segment, primarily in liquidity and alternative products; the Retail segment, primarily fixed income, equity and alternative products; the Private Bank segment, primarily in liquidity and alternative products; and from market appreciation. Custody, brokerage, administration and deposit balances were \$376 billion, up by \$46 billion.

ASSETS UNDER SUPERVISION ^(a) (in billions) As of September 30,	2007	2006
Assets by asset class Liquidity Fixed income Equities & balanced Alternatives	\$ 368 195 481 119	\$ 281 171 392 91
Total Assets under management Custody/brokerage/administration/deposits	1,163 376	935 330
Total Assets under supervision	\$ 1,539	\$ 1,265
Assets by client segment Institutional Private Bank Retail Private Client Services Total Assets under management Institutional Private Bank Retail Private Client Services Total Assets under supervision	\$ 603 196 304 60 \$ 1,163 \$ 604 423 399 113 \$ 1,539	\$ 503 150 228 54 \$ 935 \$ 505 347 309 104 \$ 1,265
Assets by geographic region U.S./Canada International	\$ 745 418	\$ 596 339
Total Assets under management	\$ 1,163	\$ 935
U.S./Canada International	\$ 1,022 517	\$ 855 410
Total Assets under supervision	\$ 1,539	\$ 1,265

Mutual fund assets	by	asset class	
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Liquidity	\$ 308	\$ 221
Fixed income	46	45
Equity	235	184
Total mutual fund assets	\$ 589	\$ 450

(a) Excludes Assets under management of American Century Companies, Inc, in which the Firm has 44% ownership.

Assets under management rollforward (in billions)		Three mo Septer 2007	onths e mber 3		Nine mo Septe 2007	onths e mber 3	
Beginning balance	\$	1,109	\$	898	\$ 1,013	\$	847
Flows:							
Liquidity		33		15	52		20
Fixed income		(2)		4	6		10
Equities, balanced and alternatives		2		3	24		29
Market/performance/other impacts		21		15	68		29
Ending balance	\$	1,163	\$	935	\$ 1,163	\$	935
Assets under supervision rollforward							
Beginning balance	\$	1,472	\$	1,213	\$ 1,347	\$	1,149
Net asset flows		41		26	106		71
Market/performance/other impacts		26		26	86		45
Ending balance	\$	1,539	\$	1,265	\$ 1,539	\$	1,265
	39)					

CORPORATE

For a discussion of the business profile of Corporate, see pages 53 54 of JPMorgan Chase s 2006 Annual Report. The transaction with The Bank of New York closed on October 1, 2006. As a result of this transaction, select corporate trust businesses were transferred from TSS to the Corporate segment and are reported in discontinued operations for 2006. See Note 2 on page 73 of this Form 10-Q.

Selected income statement data (in millions, except headcount)	Three m 2007	onths ended Sep 2006	tember 30, Change	Nine mon 2007	Nine months ended September 2007 2006 Ch			
Revenue Principal transactions ^{(a)(b)} Securities gains (losses) ^(c) All other income ^(d)	\$ 1,082 128 70	\$ 195 24 125	455% 433 (44)	\$ 3,779 (107) 228	\$ 945 (626) 458	300% 83 (50)		
Noninterest revenue Net interest income (expense)	1,280 (279)	344 (55)	272 (407)	3,900 (569)	777 (957)	402 41		
Total net revenue	1,001	289	246	3,331	(180)	NM		
Provision for credit losses	(31)	1	NM	(25)	1	NM		
Noninterest expense Compensation expense(b) Noncompensation expense(e) Merger costs Subtotal Net expenses allocated to other businesses Total noninterest expense Income (loss) from continuing operations before income tax expense Income tax expense (benefit)	569 674 61 1,304 (1,059) 245	737 731 48 1,516 (1,035) 481 (193) (159)	(23) (8) 27 (14) (2) (49) NM NM	2,040 2,048 187 4,275 (3,174) 1,101	2,192 1,679 205 4,076 (3,104) 972 (1,153) (659)	(7) 22 (9) 5 (2) 13 NM NM		
Income (loss) from continuing operations Income from discontinued operations(f)	513	(34) 65	NM NM	1,526	(494) 175	NM NM		
Net income (loss)	\$ 513	\$ 31	NM	\$ 1,526	\$ (319)	NM		
Total net revenue Private equity $^{(a)(b)}$	\$ 733	\$ 188	290	\$ 3,279	\$ 892	268		

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Treasury and Corporate other ^(c)		268		101	165	52		(1,072)	NM	
Total net revenue	\$	1,001	\$	289	246	\$ 3,331	\$	(180)	NM	
Net income (loss)										
Private equity ^(a)	\$	409	\$	95	331	\$ 1,809	\$	491	268	
Treasury and Corporate other(c)		142		(99)	NM	(167)		(858)	81	
Merger costs		(38)		(30)	(27)	(116)		(127)	9	
Income (loss) from continuing operations Income from discontinued		513		(34)	NM	1,526		(494)	NM	
operations ^(f)				65	NM			175	NM	
Total net income (loss)	\$	513	\$	31	NM	\$ 1,526	\$	(319)	NM	
Headcount	2	22,864#	2	5,748#	(11)	22,864#	2	25,748#	(11))

- (a) The Firm adopted SFAS 157 in the first quarter of 2007. See Note 3 on pages 73 80 of this Form 10-Q for additional information.
- (b) 2007 included the classification of certain private equity carried interest from Net revenue to Compensation expense.
- (c) Included a gain of \$115 million in the third quarter of 2007 related to the sale of MasterCard shares.
- (d) The nine months ended September 30, 2006, included a gain of \$103 million related to the sale of Mastercard shares in its initial public offering, which occurred during the second quarter of 2006.
- (e) Included insurance recoveries related to settlement of the Enron and WorldCom class action litigations and for certain other

material proceedings of \$17 million and \$375 million for the quarter and nine months ended September 30, 2006, respectively.

(f) On October 1, 2006, the Firm completed the exchange of selected corporate trust businesses, including trustee, paying agent, loan agency and document-management services, for the consumer, business banking and *middle-market banking* businesses of The Bank of New York. The results of operations of these corporate trust businesses were reported as discontinued operations for 2006.

Quarterly results

Net income was \$513 million, compared with \$31 million in the prior year, benefiting from increased net revenue and lower noninterest expense. Prior-year results also included net income from discontinued operations of \$65 million. Net revenue was \$1.0 billion, compared with \$289 million in the prior year. The increase was driven by Private Equity gains of \$766 million, compared with \$226 million, reflecting a higher level of gains and the classification of certain private equity carried interest as compensation expense. Net revenue also increased due to higher trading-related gains and a \$115 million gain from the sale of MasterCard shares. The increase in revenue was offset partially by a narrower net interest spread.

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Noninterest expense was \$245 million, down by \$236 million from the prior year. The decrease was driven by lower compensation expense and continuing business efficiencies. Partially offsetting the benefit of lower expense was the impact of the classification of certain private equity carried interest as compensation expense.

Year-to-date results

Net income was \$1.5 billion, compared with net loss of \$319 million in the prior year, benefiting from increased net revenue, partially offset by higher expense. Prior-year results also included net income from discontinued operations of \$175 million.

Net revenue was \$3.3 billion, compared with a negative \$180 million in the prior year. The increase was driven by Private Equity gains of \$3.4 billion, compared with \$1.0 billion, reflecting a higher level of gains, the classification of certain private equity carried interest as compensation expense and a fair value adjustment on nonpublic investments resulting from the adoption of SFAS 157. Net revenue also increased due to a \$115 million gain from the sale of MasterCard shares, lower securities losses and improved net interest income. Prior-year results included a \$103 million gain related to the MasterCard initial public offering.

Noninterest expense was \$1.1 billion, compared with \$972 million in the prior year. The increase was driven by higher net legal costs, reflecting a lower level of recoveries and higher expense. In addition, expense increased due to the classification of certain private equity carried interest as compensation expense offset partially by business efficiencies.

	Three months ended					Nine months ended				
Selected income statement and balance sheet data	September 30,				September 30,					
(in millions)		2007		2006	Change		2007		2006	Change
Treasury										
Securities gains (losses) ^(a)	\$	126	\$	24	425%	\$	(109)	\$	(626)	83%
Investment securities portfolio (average)	8	35,470	6	8,619	25		86,552		57,545	50
Investment securities portfolio (ending)	8	6,495	7	7,116	12		86,495		77,116	12
Mortgage loans (average) ^(b)	2	9,854			NM		27,326			NM
Mortgage loans (ending) $^{(b)}$	3	32,804			NM		32,804			NM
Private equity										
Realized gains	\$	504	\$	194	160	\$	2,212	\$	969	128
Unrealized gains (losses)		227		4	NM		1,038		(7)	NM
Total direct investments ^(c)		731		198	269		3,250		962	238
Third-party fund investments		35		28	25		122		50	144
Total private equity gains $^{(d)}$	\$	766	\$	226	239	\$	3,372	\$	1,012	233

Private equity portfolio information(e)

Direct investments	September 30, 2007			2006	Change	
Publicly-held securities						
Carrying value	\$	409	\$	587	(30)%	
Cost		291		451	(35)	
Quoted public value		560		831	(33)	

Privately-held direct securities

Carrying value Cost	5,336 5,003	4,692 5,795	14 (14)
Third-party fund investments(f)			
Carrying value	839	802	5
Cost	1,078	1,080	
Total private equity portfolio Carrying value	\$ 6,584	\$ 6,081	8
Total private equity portfolio Cost	\$ 6,372	\$ 7,326	(13)

- (a) Losses reflected repositioning of the Treasury investment securities portfolio.
- (b) Held-for-investment prime mortgage loans were transferred from RFS and AM. The transfer has no material impact on the financial results of Corporate.
- (c) Private equity gains include a fair value adjustment related to the adoption of SFAS 157 in the first quarter of 2007. In addition, 2007 includes the reclassification of certain private equity carried interest from Net revenue to Compensation expense.
- (d) Included in Principal transactions revenue.
- (e) For more information on the Firm s policies regarding the valuation of the private equity portfolio, see Note

5 on pages 83 85 of this Form 10-Q.

(f) Unfunded
commitments to
third-party equity
funds were
\$883 million and
\$589 million at
September 30, 2007
and December 31,
2006, respectively.

The carrying value of the private equity portfolio at September 30, 2007, was \$6.6 billion, up \$503 million from December 31, 2006. The portfolio increase was due primarily to favorable valuation adjustments on nonpublic investments and new investments, partially offset by sales activity. The portfolio represented 8.8% of the Firm s stockholders equity less goodwill at September 30, 2007, up from 8.6% at December 31, 2006.

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BALANCE SHEET ANALYSIS

Selected balance sheet data (in millions)	September 30, 2007	December 31, 2006
Assets		
Cash and due from banks	\$ 32,766	\$ 40,412
Deposits with banks	26,714	13,547
Federal funds sold and securities purchased under resale agreements	135,589	140,524
Securities borrowed	84,697	73,688
Trading assets:		
Debt and equity instruments	389,119	310,137
Derivative receivables	64,592	55,601
Securities:		
Available-for-sale	97,659	91,917
Held-to-maturity	47	58
Loans, net of Allowance for loan losses	478,207	475,848
Other receivables	36,411	27,585
Goodwill	45,335	45,186
Other intangible assets	15,500	14,852
All other assets	72,939	62,165
Total assets	\$ 1,479,575	\$ 1,351,520
Liabilities		
Deposits	\$ 678,091	\$ 638,788
Federal funds purchased and securities sold under repurchase	,	•
agreements	178,767	162,173
Commercial paper and other borrowed funds	65,132	36,902
Trading liabilities:		
Debt and equity instruments	80,748	90,488
Derivative payables	68,426	57,469
Long-term debt and trust preferred capital debt securities	188,626	145,630
Beneficial interests issued by consolidated variable interest entities	13,283	16,184
All other liabilities	86,524	88,096
Total liabilities	1,359,597	1,235,730
Stockholders equity	119,978	115,790
Total liabilities and stockholders equity	\$ 1,479,575	\$ 1,351,520

Consolidated balance sheets overview

At September 30, 2007, the Firm s total assets were \$1.5 trillion, an increase of \$128.1 billion, or 9%, from December 31, 2006. Total liabilities were \$1.4 trillion, an increase of \$123.9 billion, or 10%, from December 31, 2006. Stockholders equity was \$120.0 billion, an increase of \$4.2 billion, or 4%, from December 31, 2006. The following is a discussion of the significant changes in balance sheet items from December 31, 2006.

Deposits with banks; Federal funds sold and securities purchased under resale agreements; Securities borrowed; Federal funds purchased and securities sold under repurchase agreements

The Firm utilizes Deposits with banks, Federal funds sold and securities purchased under resale agreements, Securities borrowed, and Federal funds purchased and securities sold under repurchase agreements as part of its liquidity management activities to manage the Firm s cash positions and risk-based capital requirements, and to support the Firm s trading activities, including its risk management activities. In particular, Federal funds purchased and securities sold under repurchase agreements are used to maximize liquidity access and minimize funding costs. The increases from December 31, 2006, in Deposits with banks and Securities borrowed reflected higher levels of funds that were available for short-term investment opportunities and a higher volume of securities needed for trading purposes, respectively. Securities sold under repurchase agreements increased primarily due to higher short-term requirements to fund trading positions. For additional information on the Firm s Liquidity risk management, see pages 49–51 of this Form 10-O.

Trading assets and liabilities debt and equity instruments

These instruments consist primarily of fixed income securities, including government and corporate debt; equity, including convertible securities; loans; and physical commodities. The increase in trading assets from December 31, 2006, was due primarily to the more active capital markets environment, with growth in client-driven market-making activities, particularly for debt securities. In addition, a total of \$31.0 billion of loans are now accounted for at fair value under SFAS 159 and classified as trading assets in the Consolidated balance sheet at September 30, 2007. The trading assets accounted for under SFAS 159 are primarily certain prime mortgage loans warehoused by RFS for sale or securitization purposes, and loans warehoused by IB. The decrease in trading liabilities reflects a lower volume of short positions on debt instruments, due to

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the difficult fixed income market environment that occurred during the third quarter of 2007. For additional information, refer to Note 4 and Note 5 on pages 80 83 and 83 85, respectively, of this Form 10-Q.

Trading assets and liabilities derivative receivables and payables

The Firm utilizes various interest rate, foreign exchange, equity, credit and commodity derivatives for market-making, proprietary risk-taking and risk-management purposes. Derivative receivables increased \$9.0 billion from December 31, 2006, primarily due to higher equity, credit derivative and foreign exchange receivables as a result of higher equity market levels, widening credit spreads and the decline in the U.S. dollar, respectively. The increase in derivative payables from December 31, 2006, was due primarily to higher payables on equity-related and foreign exchange derivatives due to the strength of the equities markets and the decline in the value of the U.S. Dollar, respectively. For additional information, refer to Derivative contracts and Note 5 on pages 56 58 and 83 85, respectively, of this Form 10-Q.

Securities

Almost all of the Firm s securities portfolios are classified as AFS and are used primarily to manage the Firm s exposure to interest rate movements. The AFS portfolio increased from December 31, 2006, primarily due to net purchases of securities by Treasury associated with managing the Firm s exposure to interest rates. For additional information related to securities, refer to the Corporate segment discussion and to Note 11 on pages 40–41 and 89–90, respectively, of this Form 10-Q.

Loans

The Firm provides loans to customers of all sizes, from large corporate and institutional clients to individual consumers. The Firm manages the risk/reward relationship of each portfolio and discourages the retention of loan assets that do not generate a positive return above the cost of risk-adjusted capital. Loans, net of the Allowance for loan losses, rose slightly from December 31, 2006, primarily due to: business growth in wholesale lending activity, mainly in IB and CB; organic growth in the Home Equity portfolio; and the decision during the current quarter to retain rather than sell subprime mortgage loans. These increases were partly offset by a decline in consumer loans as certain prime mortgage loans originated after January 1, 2007, are classified as Trading assets and accounted for at fair value under SFAS 159. In addition, certain loans warehoused in IB were transferred to Trading assets on January 1, 2007, as part of the adoption of SFAS 159. Also contributing to the decrease were typical seasonal declines in credit card receivables, partially offset by organic growth. For a more detailed discussion of the loan portfolio and the Allowance for loan losses, refer to Credit risk management on pages 51 62 of this Form 10-Q.

Goodwill

Goodwill arises from business combinations and represents the excess of the cost of an acquired entity over the net fair value amounts assigned to assets acquired and liabilities assumed. The increase in Goodwill primarily resulted from certain acquisitions by TSS and CS, and currency-translation adjustments on the Sears Canada credit card acquisition. These factors were partially offset by a reduction in Goodwill from the adoption of FIN 48, as well as adjustments for tax-related purchase accounting adjustments associated with the Bank One merger. For additional information see Notes 17 and 20 on pages 101 and 105, respectively, of this Form 10-Q.

Other intangible assets

The Firm s other intangible assets consist of MSRs, purchased credit card relationships, other credit card related intangibles, core deposit intangibles, and all other intangibles. The increase in Other intangible assets reflects higher MSRs of \$1.6 billion primarily due to MSR additions from loan sales and MSR purchases. Partially offsetting these increases were other changes in the fair value of MSRs, related primarily to modeled mortgage servicing portfolio runoff (or time decay), and the amortization of intangibles, in particular, credit card business-related intangibles and core deposit intangibles. For additional information on MSRs and other intangible assets, see Note 17 on pages 101 103 of this Form 10-Q.

Deposits

The Firm s deposits represent a liability to customers, both retail and wholesale, for funds held on their behalf. Deposits are generally classified by location (U.S. and non-U.S.), whether they are interest or noninterest-bearing, and by type (i.e., demand, money market deposit accounts (MMDAs), savings, time, negotiable order of withdrawal (NOW) accounts). Deposits help provide a stable and consistent source of funding for the Firm. Deposits increased

from December 31, 2006, primarily reflecting wholesale deposits driven by net growth in business volumes, particularly, interest-bearing deposits within TSS and AM. For more information on deposits, refer to the RFS, TSS, and AM segment discussions and the Liquidity risk management discussion on pages 21 28, 35 36, 37 39, and 49 51, respectively, of this Form 10-Q. For more information on wholesale liability balances, including deposits, refer to the CB and TSS segment discussions on pages 33 34 and 35 36, respectively, of this Form 10-Q.

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Commercial paper and other borrowed funds

The Firm utilizes Commercial paper and other borrowed funds as part of its liquidity management activities to cover short-term funding needs, as well as in connection with TSS s cash management product in which clients excess funds, primarily in TSS, CB and RFS, are transferred into commercial paper overnight sweep accounts. The increases in Commercial paper and other borrowed funds were due primarily to growth in the volume of liability balances in sweep accounts, higher short-term requirements to fund trading positions and AFS securities inventory levels, and the Firm s ongoing efforts to further build liquidity by increasing the amounts held of liquid securities and overnight investments that may be readily converted to cash. For additional information on the Firm s Liquidity risk management, see pages 49 51 of this Form 10-Q.

Beneficial interests issued by consolidated variable interest entities (VIEs)

Beneficial interests issued by consolidated VIEs declined from December 31, 2006, primarily as a result of the restructuring during the first quarter of 2007 of a Firm-administered multi-seller conduit. For additional information related to multi-seller conduits, refer to Off-balance sheet arrangements and contractual cash obligations on pages 47–48 and Note 16 on pages 100–101 of this Form 10-Q.

Long-term debt and trust preferred capital debt securities

The Firm utilizes Long-term debt and trust preferred capital debt securities as part of its longer-term liquidity and capital management activities. Long-term debt and trust preferred capital debt securities increased from December 31, 2006, reflecting net new issuances, including client-driven structured notes in IB. For additional information on the Firm s long-term debt activities, see the Liquidity risk management discussion on pages 49 51 of this Form 10-Q.

Stockholders equity

Total stockholders equity increased from year-end 2006 to \$120.0 billion at September 30, 2007. The increase was primarily the result of Net income for the first nine months of 2007, net shares issued under the Firm s employee stock-based compensation plans, and the cumulative effect on Retained earnings of changes in accounting principles of \$915 million. These were offset partially by stock repurchases and the declaration of cash dividends. The \$915 million increase in Retained earnings resulting from the adoption of new accounting principles primarily reflected \$287 million related to SFAS 157, \$199 million related to SFAS 159 and \$436 million related to FIN 48 in the first quarter of 2007. For a further discussion of capital, see the Capital management section that follows; for a further discussion of the accounting changes, see Accounting and Reporting Developments on pages 66 67, Note 3 on pages 73 80, Note 4 on pages 80 83 and Note 20 on page 105 of this Form 10-Q.

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CAPITAL MANAGEMENT

The following discussion of JPMorgan Chase s capital management highlights developments since December 31, 2006, and should be read in conjunction with Capital Management, on pages 57 59 of JPMorgan Chase s 2006 Annual Report.

The Firm s capital management framework is intended to ensure that there is capital sufficient to support the underlying risks of the Firm s business activities, as measured by economic risk capital, and to maintain well-capitalized status under regulatory requirements. In addition, the Firm holds capital above these requirements in amounts deemed appropriate to achieve management s regulatory and debt rating objectives. The process of assigning equity to the lines of business is integrated into the Firm s capital framework and is overseen by the Asset-Liability Committee (ALCO).

Line of business equity

Equity for a line of business represents the amount of capital the Firm believes the business would require if it were operating independently, incorporating sufficient capital to address economic risk measures, regulatory capital requirements and capital levels for similarly rated peers. Return on equity is measured and internal targets for expected returns are established as a key measure of a business segment s performance. The Firm may revise its equity capital-allocation methodology in the future.

In accordance with SFAS 142, the lines of business perform the required Goodwill impairment testing. For a further discussion of Goodwill and impairment testing, see Critical accounting estimates and Note 16 on pages 85 and 121, respectively, of JPMorgan Chase s 2006 Annual Report, and Note 17 on page 101 of this Form 10-Q.

Line of business equity	Quarterly Averages				
(in billions)	3Q07	3Q06			
Investment Bank	\$ 21.0	\$ 21.0			
Retail Financial Services	16.0	14.3			
Card Services	14.1	14.1			
Commercial Banking	6.7	5.5			
Treasury & Securities Services	3.0	2.2			
Asset Management	4.0	3.5			
Corporate	54.2	51.2			
Total common stockholders equity	\$ 119.0	\$ 111.8			

Economic risk capital

JPMorgan Chase assesses its capital adequacy relative to the risks underlying the Firm s business activities, utilizing internal risk-assessment methodologies. The Firm assigns economic capital primarily based upon four risk factors: credit risk, market risk, operational risk and, principally for the Firm s Private Equity business, private equity risk.

Economic risk capital	Quarterly Averages					
(in billions)	3Q07	3Q06				
Credit risk	\$ 24.8	\$ 22.3				
Market risk	9.7	9.6				
Operational risk	5.6	5.7				
Private equity risk	3.7	3.3				
Economic risk capital	43.8	40.9				

Goodwill	45.3	43.4
Other ^(a)	29.9	27.5
Total common stockholders equity	\$ 119.0	\$ 111.8

(a) Reflects
 additional
 capital
 required, in
 management s
 view, to meet its
 regulatory and
 debt rating
 objectives.

Regulatory capital

The Firm's banking regulator, the Federal Reserve Board (FRB), establishes capital requirements, including well-capitalized standards for the consolidated financial holding company. The Office of the Comptroller of the Currency (OCC) establishes similar capital requirements and standards for the Firm's national banks, including JPMorgan Chase Bank, N.A. and Chase Bank USA, N.A.

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Tier 1 capital was \$86.1 billion at September 30, 2007, compared with \$81.1 billion at December 31, 2006, an increase of \$5.0 billion. The increase was due primarily to net income of \$12.4 billion; net issuances of common stock under the Firm s employee stock-based compensation plans of \$3.0 billion; net issuances of \$1.6 billion of qualifying trust preferred capital debt securities; and the effects of the adoption of new accounting principles reflecting increases of \$287 million for SFAS 157, \$199 million for SFAS 159 and \$436 million for FIN 48. These increases were partially offset by decreases in Stockholders equity net of Accumulated other comprehensive income (loss) due to common stock repurchases of \$8.0 billion and dividends declared of \$3.8 billion. In addition, the change in capital reflects the exclusion of a \$651 million valuation adjustment to certain liabilities pursuant to SFAS 157 to reflect the credit quality of the Firm. Additional information regarding the Firm s capital ratios and the federal regulatory capital standards to which it is subject is presented in Note 26 on pages 129–130 of JPMorgan Chase s 2006 Annual Report. The following table presents the risk-based capital ratios for JPMorgan Chase and its significant banking subsidiaries at September 30, 2007, and December 31, 2006.

	Tier 1		Risk- weighted	Adjusted average	Tier 1 capital	Total capital	Tier 1 leverage
(in millions, except ratios)	capital	Total capital	assets(c)	assets(d)	ratio	ratio	ratio
September 30, 2007 ^(a) JPMorgan Chase & Co. JPMorgan Chase Bank,	\$ 86,096	\$ 128,543	\$ 1,028,551	\$ 1,423,171	8.4%	12.5%	6.0%
N.A. Chase Bank USA, N.A.	75,539 9,499	108,306 10,807	920,447 71,484	1,211,591 61,285	8.2 13.3	11.8 15.1	6.2 15.5
December 31, 2006 ^(a)							
JPMorgan Chase & Co. JPMorgan Chase Bank,	\$81,055	\$ 115,265	\$ 935,909	\$ 1,308,699	8.7%	12.3%	6.2%
N.A.	68,726	96,103	840,057	1,157,449	8.2	11.4	5.9
Chase Bank USA, N.A.	9,242	11,506	77,638	66,202	11.9	14.8	14.0
Well-capitalized ratios ^(b) Minimum capital ratios ^(b)					6.0% 4.0	10.0% 8.0	$5.0\%^{(e)}$ $3.0_{(f)}$

(a) Asset and capital amounts for JPMorgan Chase s banking subsidiaries reflect intercompany transactions, whereas the respective amounts for **JPMorgan** Chase reflect the elimination of intercompany

transactions.

- (b) As defined by the regulations issued by the FRB, OCC and FDIC.
- FDIC. (c) Includes off balance sheet risk-weighted assets in the amounts of \$345.4 billion, \$329.3 billion and \$14.2 billion, respectively, at September 30, 2007, and \$305.3 billion, \$290.1 billion and \$12.7 billion, respectively, at December 31, 2006, for **JPMorgan** Chase and its significant banking
- subsidiaries. (d) Average adjusted assets for purposes of calculating the leverage ratio include total average assets adjusted for unrealized gains/losses on securities, less deductions for disallowed goodwill and other intangible assets, investments in certain subsidiaries and

the total

adjusted carrying value of nonfinancial equity investments that are subject to deductions from Tier 1 capital.

- (e) Represents requirements for banking subsidiaries pursuant to regulations issued under the Federal Deposit Insurance **Corporation Improvement** Act. There is no Tier 1 leverage component in the definition of well-capitalized bank holding
- (f) The minimum
 Tier 1 leverage
 ratio for bank
 holding
 companies and
 banks is 3% or
 4% depending
 on factors
 specified in
 regulations
 issued by the
 FRB and OCC.

company.

Dividends

The Firm s common stock dividend policy reflects JPMorgan Chase s earnings outlook, desired dividend payout ratios, need to maintain an adequate capital level and alternative investment opportunities. The Firm continues to target a dividend payout ratio of approximately 30 40% of Net income over time. On September 18, 2007, the Board of Directors declared a quarterly dividend of \$0.38 per share on the outstanding shares of the corporation s common stock, payable on October 31, 2007, to stockholders of record at the close of business on October 5, 2007. On April 17, 2007, the Board of Directors increased the quarterly dividend \$0.04 per share, or 12%, to \$0.38 per share effective with the dividend that was paid on July 31, 2007.

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Stock repurchases

During the quarter and nine months ended September 30, 2007, under the respective stock repurchase programs then in effect, the Firm repurchased a total of 47.0 million and 164.6 million shares for \$2.1 billion and \$8.0 billion at an average price per share of \$45.42 and \$48.67, respectively. During the quarter and nine months ended September 30, 2006, under the respective stock repurchase programs then in effect, the Firm repurchased a total of 20.0 million and 69.5 million shares for \$900 million and \$2.9 billion at an average price per share of \$44.88 and \$42.22, respectively. On April 17, 2007, the Board of Directors authorized the repurchase of up to \$10.0 billion of the Firm s common shares. The new authorization commenced April 19, 2007, and replaced the Firm s previous \$8.0 billion repurchase program. The new \$10.0 billion authorization will be utilized at management s discretion, and the timing of purchases and the exact number of shares purchased will depend on market conditions and alternative investment opportunities. The new repurchase program does not include specific price targets or timetables; may be executed through open market purchases, privately negotiated transactions or utilizing Rule 10b5-1 programs; and may be suspended at any time. For additional information regarding repurchases of the Firm s equity securities, see Part II, Item 2, Unregistered Sales of Equity Securities and Use of Proceeds, on pages 121 122 of this Form 10-Q.

OFF BALANCE SHEET ARRANGEMENTS AND CONTRACTUAL CASH OBLIGATIONS

Special-purpose entities

JPMorgan Chase is involved with several types of off balance sheet arrangements, including special purpose entities (SPEs), lines of credit and loan commitments. The principal uses of SPEs are to obtain sources of liquidity for JPMorgan Chase and its clients by securitizing financial assets, and to create other investment products for clients. These arrangements are an important part of the financial markets, providing market liquidity by facilitating investors access to specific portfolios of assets and risks. For example, SPEs are integral to the markets for mortgage-backed securities, commercial paper and other asset-backed securities.

JPMorgan Chase is involved with SPEs in three broad categories: loan securitizations, multi-seller conduits and client intermediation. Capital is held, as deemed appropriate, against all SPE-related transactions and related exposures, such as derivative transactions and lending-related commitments. For further discussion of SPEs and the Firm s accounting for these types of exposures, see Note 1 on pages 72 73 of this Form 10-Q and Note 14 on pages 114 118 and Note 15 on pages 118 120 of JPMorgan Chase s 2006 Annual Report.

For certain liquidity commitments to SPEs, the Firm could be required to provide funding if the short-term credit rating of JPMorgan Chase Bank, N.A., were downgraded below specific levels, primarily P-1, A-1 and F1 for Moody s, Standard & Poor s and Fitch, respectively. The amounts of these liquidity commitments were \$96.9 billion and \$74.4 billion at September 30, 2007, and December 31, 2006, respectively. These liquidity commitments are generally included in the Firm s other unfunded commitments to extend credit and asset purchase agreements, as shown in the table on the following page. Alternatively, if JPMorgan Chase Bank, N.A. were downgraded, the Firm could be replaced by another liquidity provider in lieu of providing funding under the liquidity commitment, or, in certain circumstances, could facilitate the sale or refinancing of the assets in the SPE in order to provide liquidity. For further information, refer to Note 15 on pages 118 120 of JPMorgan Chase s 2006 Annual Report.

The Firm also has exposure to certain SPEs arising from derivative transactions; these transactions are recorded at fair value on the Firm s Consolidated balance sheets with changes in fair value (i.e., mark-to-market (MTM) gains and losses) recorded in Principal transactions revenue. Such MTM gains and losses are not included in the revenue amounts reported in the following table.

The following table summarizes certain revenue information related to consolidated and nonconsolidated VIEs with which the Firm has significant involvement, and qualifying SPEs (QSPEs). The revenue reported in the table below primarily represents servicing and credit fee income.

Revenue from VIEs and OSPEs

	Three mo	onths ended Sept	tember 30,	Nine mon	Nine months ended September 30,			
(in millions)	VIEs	OSPEs	Total	VIEs	OSPEs	Total		

2007	\$ 56	\$ 865	\$ 921	\$ 158	\$ 2,552	\$ 2,710
2006	\$ 55	\$ 788	\$ 843	\$ 162	\$ 2,366	\$ 2,528

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Off balance sheet lending-related financial instruments and guarantees

JPMorgan Chase utilizes lending-related financial instruments (e.g., commitments and guarantees) to meet the financing needs of its customers. The contractual amount of these financial instruments represents the maximum possible credit risk should the counterparty draw down the commitment or the Firm be required to fulfill its obligation under the guarantee, and the counterparty subsequently fail to perform according to the terms of the contract. Most of these commitments and guarantees expire without a default occurring or without being drawn. As a result, the total contractual amount of these instruments is not, in the Firm s view, representative of its actual future credit exposure or funding requirements. Further, certain commitments, primarily related to consumer financings, are cancelable, upon notice, at the option of the Firm. For further discussion of lending-related commitments and guarantees and the Firm s accounting for them, see Credit risk management on pages 64 76 and Note 29 on pages 132 134 of JPMorgan Chase s 2006 Annual Report.

The following table presents off balance sheet lending-related financial instruments and guarantees for the periods indicated.

		C-	ptember 30, 2	2007		Dec. 31,
				2006		
By remaining maturity		1-<3	3-5			
				> 5		
(in millions)	< 1 year	years	years	years	Total	Total
Lending-related						
Consumer ^(a)	\$726,405	\$ 3,272	\$ 3,344	\$ 68,667	\$ 801,688	\$ 747,535
Wholesale:	•		·	·		
Unfunded commitments to						
extend $credit^{(b)(c)(d)}$	109,348	67,478	66,535	18,514	261,875	229,204
Asset purchase agreements ^(e)	30,301	44,765	14,466	3,868	93,400	67,529
Standby letters of credit and	,	,	,	,	,	,
guarantees $^{(c)(f)(g)}$	27,071	23,770	47,496	8,466	106,803	89,132
Other letters of $credit^{(c)}$	4,828	1,099	126	14	6,067	5,559
Total wholesale	171,548	137,112	128,623	30,862	468,145	391,424
Total lending-related	\$897,953	\$ 140,384	\$ 131,967	\$ 99,529	\$ 1,269,833	\$ 1,138,959
Other guarantees						
Securities lending guarantees ^(h)	\$ 384,462	\$	\$	\$	\$ 384,462	\$ 318,095
Derivatives qualifying as	,				ŕ	·
guarantees $^{(i)}$	25,802	10,472	27,553	24,608	88,435	71,531

(a) Includes Credit card lending-related commitments of \$700.2 billion at September 30, 2007, and \$657.1 billion at December 31, 2006, that

represent the total available credit to the Firm s cardholders. The Firm has not experienced, and does not anticipate, that all of its cardholders will utilize their entire available lines of credit at the same time. The Firm can reduce or cancel a credit card commitment by providing the cardholder prior notice or, in some cases, without notice as permitted by law.

(b) Includes unused advised lines of credit totaling \$39.2 billion at September 30, 2007, and \$39.0 billion at December 31, 2006, which are not legally binding. In regulatory filings with the FRB, unused advised lines are not reportable.

(c) Represents
contractual
amount net of
risk
participations
totaling
\$25.6 billion at

September 30, 2007, and \$32.8 billion at December 31, 2006.

(d) Excludes

firmwide

unfunded

commitments to

private

third-party

equity funds of

\$936 million

and

\$686 million at

September 30,

2007, and

December 31,

2006,

respectively.

(e) The maturity is

based upon the

underlying

assets in the

SPE, which are

primarily asset

purchase

agreements to

the Firm s

administered

multi-seller

asset-backed

commercial

paper conduits.

It also includes

\$1.4 billion of

asset purchase

agreements to

other

third-party

entities at

September 30,

2007, and

December 31,

2006.

(f) JPMorgan

Chase held

collateral

relating to

 $$15.4\ billion$

and

\$13.5 billion of these arrangements at September 30, 2007, and December 31, 2006, respectively.

- (g) Includes unused commitments to issue standby letters of credit of \$59.1 billion and \$45.7 billion at September 30, 2007, and December 31, 2006, respectively.
- (h) Collateral held by the Firm in support of securities lending indemnification agreements was \$387.4 billion at September 30, 2007, and \$317.9 billion at December 31, 2006.
- (i) Represents
 notional
 amounts of
 derivatives
 qualifying as
 guarantees. For
 further
 discussion of
 guarantees, see
 Note 29 on
 pages 132 134
 of JPMorgan
 Chase s 2006
 Annual Report.

RISK MANAGEMENT

Risk is an inherent part of JPMorgan Chase s business activities. The Firm s risk management framework and governance structure are intended to provide comprehensive controls and ongoing management of the major risks inherent in its business activities. In addition, this framework recognizes the diversity among the Firm s core businesses, which helps reduce the impact of volatility in any particular area on the Firm s operating results as a whole. There are eight major risk types identified in the business activities of the Firm: liquidity risk, credit risk, market risk, interest rate risk, operational risk, legal and reputation risk, fiduciary risk and private equity risk. For further discussion of these risks see pages 61 82 of JPMorgan Chase s 2006 Annual Report.

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LIQUIDITY RISK MANAGEMENT

The following discussion of JPMorgan Chase s liquidity management framework highlights developments since December 31, 2006, and should be read in conjunction with pages 62–63 of JPMorgan Chase s 2006 Annual Report. Liquidity risk arises from the general funding needs of the Firm s activities and in the management of its assets and liabilities. JPMorgan Chase s liquidity management framework is intended to maximize liquidity access and minimize funding costs. Through active liquidity management, the Firm seeks to preserve stable, reliable and cost-effective sources of funding. This access enables the Firm to replace maturing obligations when due and fund assets at appropriate maturities and rates. To accomplish this, management uses a variety of methods to mitigate liquidity and related risks, taking into consideration market conditions, prevailing interest rates, liquidity needs and the desired maturity profile of liabilities, among other factors.

Funding

Sources of funds

As of September 30, 2007, the Firm s liquidity position remained strong based upon its liquidity metrics. JPMorgan Chase s long-dated funding, including core liabilities, exceeded illiquid assets, and the Firm believes its obligations can be met even if access to funding is impaired.

Consistent with its liquidity management policy, the Firm has raised funds at the Parent company level in excess of its obligations and those of its nonbank subsidiaries that mature over the next 12 months.

The diversity of the Firm s funding sources enhances financial flexibility and limits dependence on any one source, thereby minimizing the cost of funds. The deposits held by the RFS, CB, TSS and AM lines of business are generally a consistent source of funding for JPMorgan Chase Bank, N.A. As of September 30, 2007, total deposits for the Firm were \$678.1 billion. A significant portion of the Firm s deposits are retail deposits, which are less sensitive to interest rate changes and therefore are considered more stable than market-based wholesale deposits. The Firm also benefits from stable wholesale liability balances originated by RFS, CB, TSS and AM through the normal course of business. Such liability balances include deposits that are swept to on balance sheet liabilities (e.g., commercial paper, Federal funds purchased and securities sold under repurchase agreements). These liability balances are also a stable and consistent source of funding due to the nature of the businesses from which they are generated. For further discussions of deposit and liability balance trends, see the discussion of the results for the Firm s business segments and the Balance Sheet Analysis on pages 17—39 and 42—44, respectively, of this Form 10-Q.

Additional sources of unsecured funds include a variety of short- and long-term instruments, including federal funds purchased, commercial paper, bank notes, long-term debt and trust preferred capital debt securities. This funding is managed centrally, using regional expertise and local market access, to ensure active participation by the Firm in the global financial markets while maintaining consistent global pricing. These markets serve as cost-effective and diversified sources of funds and are critical components of the Firm's liquidity management. Decisions concerning the timing and tenor of accessing these markets are based upon relative costs, general market conditions, prospective views of balance sheet growth and a targeted liquidity profile.

Funding flexibility is also provided by the Firm s ability to access secured funding from the repurchase and asset securitization markets. These markets are evaluated on an ongoing basis to achieve an appropriate balance of secured and unsecured funding. The ability to securitize loans, and the associated gains on those securitizations, are principally dependent upon the credit quality and yields of the assets securitized and are generally not dependent upon the credit ratings of the issuing entity. Transactions between the Firm and its securitization structures are reflected in JPMorgan Chase s consolidated financial statements and notes to the consolidated financial statements. These relationships include retained interests in securitization trusts, liquidity facilities and derivative transactions. For further details, see Off balance sheet arrangements and contractual cash obligations, Note 15 and Note 23 on pages 47–48, 94–99 and 106–107, respectively, of this Form 10-Q.

Issuance

During the third quarter and first nine months of 2007, JPMorgan Chase issued \$24.2 billion and \$77.1 billion, respectively, of long-term debt and trust preferred capital debt securities. These issuances included IB structured

notes, the issuances of which are generally client-driven and not for funding or capital management purposes as the proceeds are generally used to fund securities which mitigate risk associated with structured note exposures. The issuances of long-term debt and trust preferred capital debt securities were offset partially by \$10.0 billion and \$40.4 billion, respectively, of debt and trust preferred securities that matured or were redeemed during the third quarter and first nine months of 2007, including IB structured notes. The increase in long-term debt and trust preferred capital securities was used primarily to fund certain illiquid assets held by the Parent company and to build liquidity. During the third quarter and first nine months of 2007, Commercial paper increased \$8.9 billion and \$15.1 billion, respectively, and Other borrowed funds increased \$1.9 billion and \$13.1 billion, respectively.

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The growth in both Commercial paper and Other borrowed funds was used to further build liquidity by increasing the amounts held of liquid securities and overnight investments that may be readily converted to cash. In addition, during the third quarter and first nine months of 2007, the Firm securitized \$3.8 billion and \$27.7 billion, respectively, of residential mortgage loans; \$3.5 billion and \$14.2 billion, respectively, of credit card loans; and \$1.2 billion of education loans in the third quarter of 2007. The Firm did not securitize any auto loans during the nine months ended September 30, 2007. For further discussion of loan securitizations, see Note 15 on pages 94 99 of this Form 10-Q. In connection with the issuance of certain of its trust preferred capital debt securities, the Firm has entered into Replacement Capital Covenants (RCCs) granting certain rights to the holders of covered debt, as defined in the RCCs, that prohibit the repayment, redemption or purchase of the trust preferred capital debt securities except, with limited exceptions, to the extent that JPMorgan Chase has received specified amounts of proceeds from the sale of certain qualifying securities. Currently the Firm s covered debt is its 5.875% Junior Subordinated Deferrable Interest Debentures, Series O, due in 2035. For more information regarding these covenants, reference is made to the respective RCCs entered into by the Firm in connection with the issuances of such trust preferred capital debt securities, which are filed with the Securities and Exchange Commission under cover of Forms 8-K.

Cash Flows

Cash and due from banks decreased \$7.6 billion in the first nine months of 2007 compared with a decrease of \$391 million in the first nine months of 2006. A discussion of the significant changes in Cash and due from banks during the nine months ended September 30, 2007 and 2006, follows:

Cash Flows from Operating Activities

For the nine months ended September 30, 2007 and 2006, net cash used in operating activities was \$81.3 billion and \$35.1 billion, respectively. JPMorgan Chase s operating assets and liabilities support the Firm s capital markets and lending activities, including the origination or purchase of loans held-for-sale. The amount and timing of cash flows related to the Firm s operating activities may vary significantly in the normal course of business as a result of the level of client-driven activities, market conditions and trading strategies. Management believes cash flows from operations, available cash balances and short- and long-term borrowings will be sufficient to fund the Firm s operating liquidity needs.

Cash Flows from Investing Activities

The Firm s investing activities are primarily transactions involving loans initially designated as held-for-investment, other receivables, and AFS investment securities. For the nine months ended September 30, 2007, net cash of \$41.3 billion was used in investing activities, primarily for purchases of investment securities in Treasury s AFS portfolio to manage the Firm s exposure to interest rates; net additions to the wholesale and consumer (primarily home equity) loans held-for-investment; and to increase Deposits with banks as a result of the availability of cash for short-term investment opportunities. These uses of cash were partially offset by cash proceeds received from: sales and maturities of AFS securities; credit card, residential mortgage, education and wholesale loan sales and securitization activities; and the typical seasonal decline in consumer credit card receivables as customer payments exceeded new loans generated from customer charges.

For the nine months ended September 30, 2006, net cash of \$105.6 billion was used in investing activities. Net cash was invested to fund: purchases of Treasury s AFS securities in connection with repositioning the portfolio in response to changes in interest rates; net additions to the retained wholesale loan portfolio, mainly resulting from capital markets activity in IB (including leveraged financings associated with mergers and acquisitions and syndications activities); net additions in retail home equity loans; the acquisition in the second quarter of a private-label credit card portfolio; and the acquisition of Collegiate Funding Services, a leader in education loan servicing and consolidation, on March 1, 2006. These uses of cash were partially offset by cash proceeds provided from: sales and maturities of AFS securities; credit card, residential mortgage, auto and wholesale loan sales and securitization activities; the net decline in auto loans and leases, which was caused partially by the de-emphasis of vehicle leasing and the sale of the insurance business on July 1, 2006.

Cash Flows from Financing Activities

The Firm s financing activities are primarily transactions involving customer deposits and its debt, common stock and preferred stock. In the first nine months of 2007, net cash provided by financing activities was \$114.7 billion due to: a

net increase in wholesale deposits from growth in business volumes, in particular, interest-bearing deposits at TSS and AM; net issuances of Long-term debt and trust preferred capital debt securities to fund certain liquid assets held by the Parent company and to build liquidity; growth in Commercial paper issuances and Other borrowed funds to further build liquidity; and an increase in securities sold under repurchase agreements in connection with the funding of trading and AFS securities positions. Cash was used to repurchase common stock and to pay dividends.

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In the first nine months of 2006, net cash provided by financing activities was \$140.1 billion due to: net cash received from growth in deposits reflecting, on the retail side, new account acquisitions and the ongoing expansion of the retail branch distribution network, and on the wholesale side, higher business volumes; increases in securities sold under repurchase agreements to fund trading positions and higher levels of AFS securities positions; and net issuances of Long-term debt and trust preferred capital debt securities. The net cash provided was partially offset by cash used for common stock repurchases and the payment of cash dividends on common and preferred stock.

Credit ratings

The credit ratings of JPMorgan Chase s parent holding company and each of its significant banking subsidiaries as of September 30, 2007, were as follows.

	Sho	Senior long-term debt				
	Moody s	S&P	Fitch	Moody s	S&P	Fitch
JPMorgan Chase & Co.	P-1	A-1+	F1+	Aa2	AA-	AA-
JPMorgan Chase Bank, N.A.	P-1	A-1+	F1+	Aaa	AA	AA-
Chase Bank USA, N.A.	P-1	A-1+	F1+	Aaa	AA	AA-

On March 2, 2007, Moody s raised senior long-term debt ratings on JPMorgan Chase & Co. and the operating bank subsidiaries to Aa2 and Aaa, respectively, from Aa3 and Aa2, respectively. The cost and availability of unsecured financing are influenced by credit ratings. A reduction in these ratings could have an adverse effect on the Firm s access to liquidity sources, increase the cost of funds, trigger additional collateral requirements and decrease the number of investors and counterparties willing to lend. Critical factors in maintaining high credit ratings include a stable and diverse earnings stream, strong capital ratios, strong credit quality and risk management controls, diverse funding sources and disciplined liquidity monitoring procedures.

If the Firm s ratings were downgraded by one notch, the Firm estimates the incremental cost of funds and the potential loss of funding to be negligible. Additionally, the Firm estimates the additional funding requirements for VIEs and other third-party commitments associated with a one notch downgrade would not be material. For additional information on the impact of a credit ratings downgrade on the funding requirements for VIEs, and on derivatives and collateral agreements, see Special-purpose entities on page 47 and Ratings profile of derivative receivables MTM on pages 56 57 of this Form 10-Q.

CREDIT RISK MANAGEMENT

The following discussion of JPMorgan Chase s credit portfolio as of September 30, 2007, highlights developments since December 31, 2006. This section should be read in conjunction with pages 64 76 and page 83, and Notes 12, 13, 29, and 30 of JPMorgan Chase s 2006 Annual Report, and Notes 13, 14, and 23 on pages 91 94 and 106 107, respectively, of this Form 10-Q.

The Firm assesses its consumer credit exposure on a managed basis, which includes credit card receivables that have been securitized. For a reconciliation of the Provision for credit losses on a reported basis to managed basis, see pages 13 16 of this Form 10-Q.

CREDIT PORTFOLIO

The following table presents JPMorgan Chase s credit portfolio as of September 30, 2007, and December 31, 2006. Total credit exposure at September 30, 2007, increased by \$145.8 billion from December 31, 2006, reflecting an increase of \$99.7 billion and \$46.1 billion in the wholesale and consumer credit portfolios, respectively. During the first nine months of 2007 lending-related commitments increased \$130.9 billion (\$76.7 billion and \$54.2 billion in the wholesale and consumer portfolios, respectively), derivatives increased \$9.0 billion and managed loans increased \$5.9 billion (\$14.0 billion increase in wholesale partially offset by an \$8.1 billion decrease in consumer). RFS loans

accounted for at lower of cost or fair value declined, as prime mortgage loans originated with the intent to sell after January 1, 2007, are classified as Trading assets and accounted for at fair value under SFAS 159. In addition, certain loans warehoused in IB were transferred to Trading assets on January 1, 2007, as part of the adoption of SFAS 159. Also effective January 1, 2007, \$24.7 billion of prime mortgages held-for-investment purposes were transferred from RFS (\$19.4 billion) and AM (\$5.3 billion) to the Corporate sector for risk management purposes. While this transfer had no impact on the RFS, AM or Corporate financial results, the AM prime mortgages that were transferred are now reported in consumer mortgage loans.

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In the table below, reported loans include loans accounted for at fair value and loans held-for-sale, which are carried at the lower of cost or fair value with changes in value recorded in Noninterest revenue. However, these loans accounted for at fair value and loans held-for-sale are excluded from the average loan balances used for the net charge-off rate calculations.

	Credit exposure			sure	Nonperforming assets(i)			
	Se	ptember		December	Sep	tember	D	ecember
		30,		31,		30,		31,
(in millions, except ratios)		2007		2006		2007		2006
Total credit portfolio								
Loans reported)(b)	\$	486,320	\$	483,127	\$	2,662 (<i>j</i>)	\$	$2,077_{(j)}$
Loans securitized)		69,643		66,950				
Total managed loans ^(d)		555,963		550,077		2,662		2,077
Derivative receivables		64,592		55,601		34		36
Total managed credit-related assets		620,555		605,678		2,696		2,113
Lending-related commitments ^(e)	1	,269,833		1,138,959		NA		NA
Assets acquired in loan satisfactions		NA		NA		485		228
Total credit portfolio	\$ 1	,890,388	\$	1,744,637	\$	3,181	\$	2,341
Net credit derivative hedges notional ^(f)	\$	(62,075)	\$	(50,733)	\$		\$	(16)
Collateral held against derivatives ^(g)		(7,423)		(6,591)		NA		NA
Memo:				, , ,				
Total loans at fair value and loans								
held-for-sale		24,491		55,251		75		120
Nonperforming purchase(d)				251		NA		NA
Three months	s ende	ed September	r 30,	Nine	e mont	hs ended Se	eptembe	er 30,

(in millions, except ratios)		hree months ended September 30, Average annual net t charge-offs charge-off rate				months ende	ed September 30, Average annual net charge-off rate		
	2007	2006	2007	2006	2007	2006	2007	2006	
Total credit portfolio Loans reported Loans securitized	\$ 1,221 578	\$ 790 607	1.07% 3.34	0.74% 3.70	\$ 3,109 1,761	\$ 2,112 1,617	0.94% 3.45	0.69% 3.19	
Total managed loans	\$ 1,799	\$ 1,397	1.37%	1.13%	\$ 4,870	\$ 3,729	1.28%	1.05%	

⁽a) Loans (other than those for which the SFAS 159 fair value option has been

elected) are presented net of unearned income and net deferred loan fees of \$1.0 billion and \$1.3 billion at September 30, 2007, and December 31, 2006, respectively.

- (b) Includes loans
 at fair value and
 loans
 held-for-sale of
 \$6.1 billion and
 \$18.4 billion,
 respectively, at
 September 30,
 2007 and loans
 held-for-sale of
 \$55.2 billion at
 December 31,
 2006.
- (c) Represents
 securitized
 credit card
 receivables. For
 a further
 discussion of
 credit card
 securitizations,
 see Card
 Services on
 pages 29 32 of
 this Form 10-Q.
- (d) Loans past due
 90 days and
 over and
 accruing
 includes credit
 card receivables
 reported of
 \$1.3 billion at
 both
 September 30,
 2007, and
 December 31,
 2006, and

related credit card securitizations of \$935 million and \$962 million at September 30, 2007, and December 31,

2006, respectively.

(e) Includes

wholesale

unused advised

lines of credit

totaling

\$39.2 billion

and

\$39.0 billion at

September 30,

2007, and

December 31,

2006,

respectively,

which are not

legally binding.

In regulatory

filings with the

Federal Reserve

Board, unused

advised lines

are not

reportable.

Credit card

lending-related

commitments of

\$700.2 billion

and

\$657.1 billion at

September 30,

2007, and

December 31,

2006,

respectively,

represent the

total available

credit to its

cardholders.

The Firm has

 $not\ experienced,$

and does not

anticipate, that all of its cardholders will utilize their entire available lines of credit at the same time. The Firm can reduce or cancel a credit card commitment by providing the cardholder prior notice or, in some cases, without notice as permitted by

law. (f) Represents the net notional amount of protection purchased and sold of single-name and portfolio credit derivatives used to manage the credit exposures; these derivatives do not qualify for hedge accounting

under SFAS

133. Includes

\$22.7 billion at

both

September 30,

2007, and

December 31,

2006, which

represents the

notional amount

of structured

portfolio

protection; the

Firm retains a

minimal first

risk of loss on

this portfolio.

- (g) Represents
 other liquid
 securities
 collateral held
 by the Firm.
- by the Firm. (h) Represents distressed held-for-sale wholesale loans purchased as part of IB s proprietary activities, which are excluded from nonperforming assets. During the first quarter of 2007, the Firm elected the fair value option of accounting for this portfolio of nonperforming loans. These loans are classified as Trading assets September 30, 2007.
- (i) Includes
 nonperforming
 loans
 held-for-sale of
 \$75 million and
 \$120 million as
 of September
 30, 2007, and
 December 31,
 2006,
 respectively.
- (j) Excludes
 nonperforming
 assets related to
 (1) loans
 eligible for
 repurchase as
 well as loans

repurchased from GNMA pools that are insured by U.S. government agencies of \$1.3 billion and \$1.2 billion September 30, 2007, and December 31, 2006, respectively, and (2) education loans that are 90 days past due and still accruing, which are insured by U.S. government agencies under the Federal **Family** Education Loan Program, of \$241 million and \$219 million as of September 30, 2007, and December 31, 2006, respectively. These amounts for GNMA and education loans are excluded, as

reimbursement is proceeding normally.

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WHOLESALE CREDIT PORTFOLIO

As of September 30, 2007, wholesale exposure (IB, CB, TSS and AM) had increased by \$99.7 billion, or 16%, from December 31, 2006, primarily due to a \$76.7 billion increase in lending-related commitments and a \$14.0 billion increase in loans. The increase in overall lending activity was partly due to growth in leveraged lending funded and unfunded exposures, mainly in IB. Partly offsetting these increases was the first quarter transfer of \$11.7 billion of loans warehoused in IB to Trading assets upon the adoption of SFAS 159. Derivative receivables increased \$9.0 billion primarily due to higher receivables on equity-related and credit derivatives.

	Credit exposure			Nonperforming assets ^(g)				
	September		December	Septe	ember	De	ecember	
	30,		31,		30,		31,	
(in millions, except ratios)	2007		2006		2007		2006	
Loans reported)(b)	\$ 197,728	\$	183,742	\$	427	\$	391	
Derivative receivables	64,592		55,601		34		36	
Total wholesale credit-related assets	262,320		239,343		461		427	
Lending-related commitments ^(c)	468,145		391,424		NA		NA	
Assets acquired in loan satisfactions	NA		NA		28		3	
Total wholesale credit exposure	\$ 730,465	\$	630,767	\$	489	\$	430	
Net credit derivative hedges notional ^(d)	\$ (62,075)	\$	(50,733)	\$		\$	(16)	
Collateral held against derivatives ^(e)	(7,423)		(6,591)		NA		NA	
Memo:								
Total loans at fair value and loans								
held-for-sale	20,611		22,507		75		4	
Nonperforming purchase@			251		NA		NA	

(a) As a result of the adoption of SFAS 159 in the first quarter of 2007, certain loans of \$11.7 billion were reclassified to trading assets and were excluded from wholesale loans reported. Includes loans greater than or equal to 90 days

past due that continue to accrue interest. The principal balance of these loans totaled \$37 million and \$29 million at September 30, 2007, and December 31, 2006, respectively. Also, see Note 4 on pages 80 83 and Note 13 on pages 91 93, respectively, of this Form 10-Q.

(b) Includes loans at fair value and loans held-for-sale of \$6.1 billion and \$14.5 billion, respectively, at September 30, 2007, and loans held-for-sale of \$22.5 billion at

December 31,

2006. (c) Includes unused advised lines of credit totaling \$39.2 billion and \$39.0 billion at September 30, 2007, and December 31, 2006, respectively, which are not legally binding. In regulatory filings with the Federal Reserve Board, unused advised lines

are not

reportable.

(d) Represents the net notional amount of protection

purchased and

sold of

single-name and

portfolio credit

derivatives used

to manage the

credit

exposures; these

derivatives do

not qualify for

hedge

accounting

under SFAS

133. Includes

\$22.7 billion at

both

September 30,

2007, and

December 31,

2006, which

represents the

notional amount

of structured

portfolio

protection; the

Firm retains a

minimal first

risk of loss on

this portfolio.

(e) Represents

other liquid

securities

collateral held

by the Firm.

(f) Represents

distressed loans

held-for-sale

purchased as

part of IB s

proprietary

activities, which

are excluded

from

nonperforming

assets. During

the first quarter

of 2007, the
Firm elected the
fair value option
of accounting
for this portfolio
of
nonperforming
loans. These
loans are
classified as
Trading assets
at
September 30,
2007.

(g) Includes

nonperforming

loans

held-for-sale of

\$75 million and

\$4 million at

September 30,

2007, and

December 31,

2006,

respectively.

Net charge-offs/recoveries

Wholesale

	Three months ended September 30,					Nine months ended September 30,			
(in millions, except ratios)		2007		2006		2007		2006	
Loans reported Net charge-offs/(recoveries)	\$	82	\$	(11)	\$	47	\$	(50)	
Average annual net charge-off/(recovery) rate ^(a)		0.19%		(0.03)%		0.04%		(0.04)%	

(a) Excludes
average
wholesale loans
at fair value and
loans
held-for-sale of
\$17.8 billion
and
\$24.4 billion for
the quarters
ended
September 30,
2007 and 2006,

respectively;

and \$15.8 billion and \$21.4 billion for year-to-date 2007 and 2006, respectively.

Net charge-offs of \$82 million in the third quarter of 2007 and \$47 million in the first nine months of 2007 do not include gains from sales of nonperforming loans that were sold from the credit portfolio (as shown in the following table). There were gains of \$2 million in the third quarter and \$1 million in the first nine months of 2007, compared with gains of \$31 million in the third quarter of 2006 and \$71 million for the first nine months of 2006. Gains are reflected in Noninterest revenue.

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Nonperforming	loan	activity	
Wholesale			

Nine months ended September 30, (in millions)	2007	2006
Beginning balance, January 1	\$ 391	\$ 992
Additions	740	352
Reductions:	(420)	(227)
Paydowns and other	(420)	(337)
Charge-offs	(131)	(110)
Returned to performing	(98)	(101)
Sales	(55)	(140)
Total (reductions)	(704)	(688)
Net increases (reductions)	36	(336)
Ending balance, September 30	\$ 427	\$ 656

The following table presents summaries of the maturity and ratings profiles of the wholesale portfolio as of September 30, 2007, and December 31, 2006. The ratings scale is based upon the Firm s internal risk ratings and is presented on an S&P-equivalent basis.

Wholesale exposure

A45 4 1 20 2007		Maturity p	orofile ^(c)	I		Noni	orofile nvestment grade	-	Total
At September 30, 2007					AAA				%
(in billions, except ratios)	<1 year	1-5 years	> 5 years	Total	to BBB-		BB+ & below	Total	of IG
Loans Derivative receivables Lending-related	46% 21	43% 30	11% 49	100% 100	\$ 115 54	\$	61 11	\$ 176 65	65% 84
commitments	37	57	6	100	379		89	468	81
Total excluding loans at fair value and loans held-for-sale Loans at fair value and loans held-for-sale (a)	38%	51%	11%	100%	\$ 548	\$	161	709 21	77%

Total exposure								\$	730	
Net credit derivative hedges notional ^(b)	44%	49%	7%	100%	\$ (53	3) \$	(9)	\$	(62)	85%
		Maturity profile ^(c)		Ratings profile InvestmentNoninvestmentgrade (IG) grade						Total
At December 31, 2006										%
(in billions, except ratios)	<1 year	1-5 years	> 5 years	Total	AAA to BBB-		B+ & elow	Т	`otal	of IG
Loans Derivative receivables Lending-related	44% 16	41% 34	15% 50	100% 100	\$ 104 49		57 7	\$	161 56	65% 88
commitments	36	58	6	100	338		53		391	86
Total excluding loans at fair value and loans held-for-sale Loans at fair value and loans held-for-sale (a)	37%	51%	12%	100%	\$ 491	\$	117		608	81%
Total exposure								\$	631	
Net credit derivative hedges notional ^(b)	16%	75%	9%	100%	\$ (45) \$	(6)	\$	(51)	88%
(a) Loans held-for-sale relate primarily to syndication loans and loans transferred from the retained portfolio. During the first quarter of 2007, the Firm elected the fair value option of accounting for										

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loans related to securitization activities, and these loans are

classified as Trading assets.

- (b) Ratings are based upon the underlying referenced assets.
- (c) The maturity profile of Loans and lending-related commitments is based upon the remaining contractual maturity. The maturity profile of Derivative receivables is based upon the maturity profile of Average exposure. See page 70 of **JPMorgan** Chase s 2006 Annual Report for further discussion of Average

exposure.

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Wholesale credit exposure selected industry concentration

The Firm continues to focus on the management and diversification of its industry concentrations, with particular attention paid to industries with actual or potential credit concerns. At September 30, 2007, the top 10 industries were the same as those at December 31, 2006. The increases in Asset managers, Utilities, Oil and gas, and Retail and consumer services were primarily due to portfolio growth. In addition, Asset managers also increased by \$4.3 billon during the third quarter of 2007 as the Firm revised its industry classification to better reflect risk correlations and enhance the Firm s management of industry risk. Below is a summary of the Top 10 industry concentrations as of September 30, 2007, and December 31, 2006.

	Septembe	December 31, 2006		
Top 10 industries $^{(a)}$	Credit	% of	Credit	% of
(in millions, except ratios)	exposure ^(d)	portfolio	exposure ^(d)	portfolio
Banks and finance companies	\$ 61,851	9%	\$ 61,792	10%
Asset managers	40,138	6	24,570	4
Real estate	38,191	5	32,102	5
Healthcare	33,664	5	28,998	5
Utilities	33,544	5	24,938	4
Consumer products	30,332	4	27,114	4
State and municipal governments	29,276	4	27,485	5
Retail and consumer services	26,621	4	22,122	4
Securities firms and exchanges	23,807	3	23,127	4
Oil and gas	23,246	3	18,544	3
All other ^(b)	369,184	52	317,468	52
Subtotal	709,854	100%	608,260	100%
Loans at fair value and loans held-for-sale ^(c)	20,611		22,507	
Total	\$ 730,465		\$ 630,767	

- (a) Rankings are based upon exposure at September 30, 2007.
- (b) For more information on exposures to SPEs, see Note 16 on pages 100 101 of this Form 10-O.
- (c) Loans
 held-for-sale
 relate primarily
 to syndication
 loans and loans
 transferred from
 the retained

portfolio. During the first quarter of 2007 the Firm elected the fair value option of accounting for loans related to securitization activities; these loans are classified as Trading assets at September 30, 2007.

(d) Credit exposure is net of risk participations and excludes the benefit of credit derivative hedges and collateral held against Derivative receivables or

Loans.

Wholesale criticized exposure

Exposures deemed criticized generally represent a ratings profile similar to a rating of CCC+/Caa1 and lower, as defined by Standard & Poor s/Moody s. The total criticized component of the portfolio, excluding Loans at fair value and loans held-for-sale, increased by \$993 million, or 20%, when compared with year-end 2006.

Wholesale criticized exposure industry concentrations

Top 10 industries $^{(a)}$	September 30, 2007 % of			er 31, 2006 % of
(in millions, except ratios)	Amount	portfolio	Amount	portfolio
Automotive	\$ 1,825	30%	\$ 1,442	29%
Real estate	628	11	243	5
Retail and consumer services	475	8	278	5
Banks and finance companies	301	5	74	1
Consumer products	295	5	383	7
Media	258	4	392	8
Healthcare	243	4	284	6
Business services	231	4	222	4
Utilities	205	3	183	4
Building materials/construction	189	3	113	2
All other $^{(b)}$	1,369	23	1,412	29
Subtotal	6,019	100%	5,026	100%

Loans at fair value and loans held-for-sale^(b) 276 624

Total \$6,295 \$5,650

(a) Rankings are based upon exposure at September 30, 2007.

(b) Loans

held-for-sale relate primarily to syndication loans and loans

 $transferred\ from$

the retained

port folio.

During the first

quarter of 2007

the Firm elected

the fair value

option of

accounting for

loans related to

securitization

activities; these

loans are

classified as

Trading assets

at

September 30,

2007. Loans

held-for-sale

exclude

purchased

nonperforming

loans

held-for-sale.

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Derivative contracts

In the normal course of business, the Firm uses derivative instruments to meet the needs of customers; to generate revenues through trading activities; to manage exposure to fluctuations in interest rates, currencies and other markets; and to manage the Firm s credit exposure. For further discussion of these contracts, see Note 22 on page 106 of this Form 10-Q, and Derivative contracts on pages 69 72 of JPMorgan Chase s 2006 Annual Report.

The following table summarizes the aggregate notional amounts and the net derivative receivables MTM for the periods presented.

Notional amounts and derivative receivables marked-to-market (MTM)

		Notion	al amoi	$unts^{(b)(c)}$	Derivative receivables MTM				
	September			December 31,		mber	Dec	cember 31,	
(in billions)	•	30, 2007		2006	30,	2007		2006	
Interest rate	\$	70,846	\$	50,201	\$	29	\$	29	
Foreign exchange		3,886		2,520		6		4	
Equity		1,010		809		11		6	
Credit derivatives		7,775		4,619		11		6	
Commodity		544		507		8		11	
Total, net of cash collateral (<i>a</i>) Liquid securities collateral held	\$	84,061	\$	58,656		65		56	
against derivative receivables		NA		NA		(8)		(7)	
Total, net of all collateral		NA		NA	\$	57	\$	49	

- (a) Collateral is only applicable to Derivative receivables MTM amounts.
- (b) Represents the gross sum of long and short third-party notional derivative contracts, excluding written options and foreign exchange spot contracts.
- (c) The notional amount of the Firm s derivative contracts outstanding significantly

exceeded, in the Firm s view, the possible credit losses that could arise from such transactions. For most derivative transactions, the notional amount does not change hands: it is used simply as a reference to calculate payments. The appropriate measure of current credit risk is, in the Firm s view, the mark-to-market value of the contract.

The amount of Derivative receivables reported on the Consolidated balance sheets of \$64.6 billion and \$55.6 billion at September 30, 2007, and December 31, 2006, respectively, is the amount of the mark-to-market (MTM) or fair value of the derivative contracts after giving effect to legally enforceable master netting agreements and cash collateral held by the Firm and represents the cost to the Firm to replace the contracts at current market rates should the counterparty default. However, in management s view, the appropriate measure of current credit risk should also reflect additional liquid securities held as collateral by the Firm of \$7.4 billion and \$6.6 billion at September 30, 2007, and December 31, 2006, respectively, resulting in total exposure, net of all collateral, of \$57.2 billion and \$49.0 billion at September 30, 2007, and December 31, 2006, respectively. Derivative receivables increased \$9.0 billion from December 31, 2006, primarily due to higher equity, credit derivative and foreign exchange receivables as a result of higher equity market levels, widening credit spreads and the decline in the U.S. dollar, respectively.

The Firm also holds additional collateral delivered by clients at the initiation of transactions, but this collateral does not reduce the credit risk of the Derivative receivables in the table above. This additional collateral secures potential exposure that could arise in the derivatives portfolio should the MTM of the client s transactions move in the Firm s favor. As of September 30, 2007, and December 31, 2006, the Firm held \$14.5 billion and \$12.3 billion of this additional collateral, respectively. The derivative receivables MTM, net of all collateral, also does not include other credit enhancements in the forms of letters of credit and surety receivables.

The following table summarizes the ratings profile of the Firm s derivative receivables MTM, net of other liquid securities collateral, for the dates indicated.

Ratings profile of derivative receivables MTM

Rating equivalent	Septemb	er 30, 2007	December 31, 2006		
Rating equivalent	Net	% of Net		% of Net	
(in millions, except ratios)	MTM	MTM	Net MTM	MTM	

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AAA to AA- A+ to A-	\$ 31,648 7,708	55% 14	\$ 28,150 7,588	58% 15
BBB+ to BBB-	9,208	16	8,044	16
BB+ to B- CCC+ and below	8,496 109	15	5,150 78	11
Total	\$ 57,169	100%	\$ 49,010	100%
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The Firm actively pursues the use of collateral agreements to mitigate counterparty credit risk in derivatives. The percentage of the Firm s derivatives transactions subject to collateral agreements decreased slightly to 79%, as of September 30, 2007, from 80% at December 31, 2006.

The Firm posted \$32.8 billion and \$26.6 billion of collateral at September 30, 2007, and December 31, 2006, respectively. Certain derivative and collateral agreements include provisions that require the counterparty and/or the Firm, upon specified downgrades in their respective credit ratings, to post collateral for the benefit of the other party. The impact of a single-notch ratings downgrade to JPMorgan Chase Bank, N.A., from its rating of AA to AA- at September 30, 2007, would have required \$308 million of additional collateral to be posted by the Firm. The impact of a six-notch ratings downgrade (from AA to BBB) would have required \$3.2 billion of additional collateral. Certain derivative contracts also provide for termination of the contract, generally upon a downgrade of either the Firm or the counterparty, at the then-existing MTM value of the derivative contracts.

Credit derivatives

The following table presents the Firm s notional amounts of credit derivatives protection purchased and sold as of September 30, 2007, and December 31, 2006.

Credit derivatives positions

	Notional amount							
	Credit portfolio				Dealer/client			
(in billions)	Protect purchase		Prote	ection sold	Protection purchased	Pro	sold	Total
September 30, 2007 December 31, 2006	\$	63 52	\$	1	\$ 3,889 2,277	\$	3,822 2,289	\$ 7,775 4,619

(a) Included \$22.7 billion at both September 30, 2007, and December 31, 2006, that represented the notional amount for structured portfolio protection: the Firm retains a minimal first risk of loss on this portfolio.

In managing wholesale credit exposure, the Firm purchases single-name and portfolio credit derivatives; this activity does not reduce the reported level of assets on the balance sheet or the level of reported off balance sheet commitments. The Firm also diversifies exposures by providing (i.e., selling) credit protection, which increases exposure to industries or clients where the Firm has little or no client-related exposure. This activity is not material to the Firm s overall credit exposure.

JPMorgan Chase has counterparty exposure as a result of credit derivatives transactions. Of the \$64.6 billion of total Derivative receivables MTM at September 30, 2007, \$10.7 billion, or 17%, was associated with credit derivatives, before the benefit of liquid securities collateral.

Dealer/client

At September 30, 2007, the total notional amount of protection purchased and sold in the dealer/client business increased \$3.1 trillion from year-end 2006 as a result of increased trade volume in the market. The risk positions are largely matched when securities used to risk-manage certain derivative positions are taken into consideration and the notional amounts are adjusted to a duration-based equivalent or to reflect different degrees of subordination in tranched structures.

Credit portfolio management activities

Use of single-name and portfolio credit derivatives

	Notional amount of protection purchased						
(in millions)	Se		ecember 31, 2006				
Credit derivatives used to manage: Loans and lending-related commitments Derivative receivables	\$	54,474 8,073	\$	40,755 11,229			
Total ^(a)	\$	62,547	\$	51,984			

(a) Included

\$22.7 billion at

both

September 30,

2007, and

December 31,

2006, that

represented the

notional amount

of structured

portfolio

protection; the

Firm retains a

minimal first

risk of loss on

this portfolio.

The credit derivatives used by JPMorgan Chase for credit portfolio management activities do not qualify for hedge accounting under SFAS 133, and therefore, effectiveness testing under SFAS 133 is not performed. These derivatives are reported at fair value, with gains and losses recognized in Principal transactions revenue. The MTM value incorporates both the cost of credit derivative premiums and changes in value due to movement in spreads and credit events; in contrast, the loans and lending-related commitments being risk-managed are accounted for on an accrual basis. Loan interest and fees are generally recognized in Net interest income, and impairment is recognized in the Provision for credit losses. This asymmetry in accounting treatment, between loans and lending-related commitments and the credit derivatives utilized in credit portfolio management activities, causes earnings volatility that is not representative, in the Firm s view, of the true changes in value of

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the Firm s overall credit exposure. The MTM related to the Firm s credit derivatives used for managing credit exposure, as well as the MTM related to the credit valuation adjustment (CVA), which reflects the credit quality of derivatives counterparty exposure, are included in the table below. These results can vary from period to period due to market conditions that impact specific positions in the portfolio.

(in millions)		Three months ended September 30,				Nine months ended September 30,			
		2007	2006		2007		2006		
Hedges of lending-related commitments ^(a) CVA and hedges of $CVA^{(a)}$	\$	135 (138)	\$	(52) 52	\$	112 (186)	\$	(175) 87	
Net gains (losses) ^(b)	\$	(3)	\$		\$	(74)	\$	(88)	

- (a) These hedges do not qualify for hedge accounting under SFAS 133.
- (b) Excludes gains of \$101 million and \$16 million for the quarters ended September 30, 2007, and 2006, respectively, and \$312 million and \$19 million of gains year-to-date 2007 and 2006. respectively, of other Principal transaction revenue that are not associated with hedging activities. The Firm adopted SFAS 157 on January 1, 2007, which incorporated adjusting the valuation of the

Firm s

derivative liabilities.

The Firm also actively manages wholesale credit exposure primarily through IB loan and commitment sales. During the third quarter of 2007 and 2006, these sales of \$727 million and \$805 million of loans and commitments, respectively, resulted in losses of \$2 million and gains of \$27 million, respectively. During the first nine months of 2007 and 2006, these sales of \$3.8 billion and \$2.4 billion of loans and commitments, respectively, resulted in losses of \$14 million and gains of \$67 million, respectively. These results include gains on sales of nonperforming loans, as discussed on page 53 of this Form 10-Q. These activities are not related to the Firm s securitization activities, which are undertaken for liquidity and balance sheet management purposes. For further discussion of securitization activity, see Liquidity Risk Management and Note 15 on pages 49 51, and 94 99, respectively, of this Form 10-Q.

Lending-related commitments

Wholesale lending-related commitments were \$468.1 billion at September 30, 2007, compared with \$391.4 billion at December 31, 2006. The increase reflected greater overall lending activity including growth in unfunded leveraged lending exposures. In the Firm s view, the total amount of these instruments is not representative of the Firm s actual credit risk exposure or funding requirements. In determining the amount of credit risk exposure the Firm has to wholesale lending-related commitments, which is used as the basis for allocating credit risk capital to these instruments, the Firm has established a loan-equivalent amount for each commitment; this amount represents the portion of the unused commitment or other contingent exposure that is expected, based upon average portfolio historical experience, to become outstanding in the event of a default by an obligor. The loan-equivalent amount of the Firm s lending-related commitments was \$256.6 billion and \$212.3 billion as of September 30, 2007, and December 31, 2006, respectively.

Emerging markets country exposure

The Firm has a comprehensive internal process for measuring and managing exposures and risk in emerging markets countries—defined as those countries potentially vulnerable to sovereign events. As of September 30, 2007, based upon its internal methodology, the Firm—s exposure to any individual emerging-markets country was not significant, in that total exposure to any such country did not exceed 0.75% of the Firm—s total assets. In evaluating and managing its exposures to emerging markets countries, the Firm takes into consideration all credit-related lending, trading, and investment activities, whether cross-border or locally funded. Exposure amounts are then adjusted for credit enhancements (e.g., guarantees and letters of credit) provided by third parties located outside the country, if the enhancements fully cover the country risk as well as the credit risk. For information regarding the Firm—s cross-border exposure based upon guidelines of the Federal Financial Institutions Examination Council (FFIEC), see Part 1, Item 1, Loan portfolio, Cross-border outstandings,—on page 155, of the Firm—s 2006 Annual Report.

CONSUMER CREDIT PORTFOLIO

JPMorgan Chase s consumer portfolio consists primarily of residential mortgages, home equity loans, credit cards, auto loans and leases, education loans and business banking loans, and reflects the benefit of diversification from both a product and a geographic perspective. The primary focus is serving the prime consumer credit market. RFS offers home equity lines of credit and mortgage loans with interest-only payment options to predominantly prime borrowers; there are no products in the real estate portfolios that result in negative amortization. The Firm actively manages its consumer credit operation. Ongoing efforts include continual review and enhancement of credit underwriting criteria and refinement of pricing and risk management models.

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The following table presents managed consumer credit related information for the dates indicated.

	Cre	Credit exposure			Nonperfo	orming asset	ning assets(f)(h)	
	September	De	ecember 31,	Sept	tember	Dece	mber 31,	
(in millions, except ratios)	30, 2007		2006	3	0, 2007		2006	
Consumer loans reported)								
Home equity	\$ 93,026	\$	85,730	\$	576	\$	454	
Mortgage	47,730		59,668		1,224		769	
Auto loans and leases $^{(b)}$	40,871		41,009		92		132	
Credit card reported)	79,409		85,881		7		9	
All other loans	27,556		27,097		336		322	
Total consumer loans reported	288,592		299,385		2,235		1,686	
Credit card securitization $\widehat{\mathfrak{s}}^{(d)}$	69,643		66,950		•			
Total consumer loans								
managed ^(c)	358,235		366,335		2,235		1,686	
Assets acquired in loan	330,233		300,333		2,233		1,000	
satisfactions	NA		NA		457		225	
saustactions	NA		NA		457		223	
Total consumer related assets								
managed	358,235		366,335		2,692		1,911	
Consumer lending related								
commitments:								
Home equity ^(e)	74,212		69,559		NA		NA	
Mortgage	7,883		6,618		NA		NA	
Auto loans and leases	8,327		7,874		NA		NA	
Credit card ^(e)	700,232		657,109		NA		NA	
All other loans	11,034		6,375		NA		NA	
	,		,					
Total lending-related								
commitments	801,688		747,535		NA		NA	
Total consumer credit portfolio	\$1,159,923	\$	1,113,870	\$	2,692	\$	1,911	
Total loans held-for-sale	\$ 3,880	\$	32,744	\$		\$	116	
Memo: Credit card managed	149,052	Ψ	152,831	Ψ	7	Ψ	9	
and the control of th	117,002		102,001		•			
	Three months and	lad Cantamb	or 20	Ninar	nonthe on	dad Cantamb	or 20	
	Three months end	•		INIIIE I	nonuis ell	ded Septemb		
		Average a	iiiiuai			Average		
	VI.4 -1 CC	net		NT.4 1		net		
	Net charge-offs	charge-off		Net char	-	charge-off		
(in millions, except ratios)	2007 2006	2007	2006	2007	2006	2007	2006	
Consumer loans reported)								
Home equity \$	150 \$ 29	0.65%	0.15%	316	\$ 92	0.47%	0.16%	
Mortgage	49 14	0.46	0.12	102	35	0.35	0.10	

Auto loans and leases	99	65	0.97	0.64	221	161	0.72	0.51
Credit card reported	785	673	3.89	3.48	2,247	1,800	3.74	3.38
All other loans	56	20	0.93	0.37	176	74	0.99	0.48
Total consumer loans reported Credit card securitization(s)	1,139	801	1.62	1.19	3,062	2,162	1.50	1.12
	578	607	3.34	3.70	1,761	1,617	3.45	3.19
Total consumer loans managed	\$ 1,717	\$ 1,408	1.96%	1.69%	\$ 4,823	\$ 3,779	1.89%	1.55%
Memo: Credit card managed	\$1,363	\$ 1,280	3.64%	3.58%	\$4,008	\$3,417	3.61%	3.29%

- (a) Includes RFS, CS and residential mortgage loans reported in the Corporate segment.
- (b) Excludes
 operating
 lease related
 assets of
 \$1.8 billion and
 \$1.6 billion for
 September 30,
 2007, and
 December 31,
 2006,
- respectively. (c) Loans past-due 90 days and over and accruing includes credit card receivables reported of \$1.3 billion for bothSeptember 30, 2007, and December 31, 2006, and related credit cardsecuritizations of \$935 million and \$962 million for

September 30,

2007, and December 31, 2006,

- respectively.

 (d) Represents
 securitized
 credit card
 receivables. For
 a further
 discussion of
 credit card
 securitizations,
 see CS on pages
 29 32 of this
 Form 10-Q.
- (e) The credit card and home equity lending related commitments represent the total available lines of credit for these products. The Firm has not experienced, and does not anticipate, that all available lines of credit will be utilized at the same time. The Firm can reduce or cancel these lines of credit by providing the borrower prior notice or, in some cases, without notice as permitted by law.
- (f) Excludes
 nonperforming
 assets related to
 (1) loans
 eligible for
 repurchase as
 well as loans
 repurchased

from GNMA pools that are insured by U.S. government agencies of \$1.3 billion for September 30, 2007, and \$1.2 billion for December 31, 2006, and (2) education loans that are 90 days past due and still accruing, which *are insured by* U.S. government agencies under the Federal Family Education Loan Program of \$241 million and \$219 million as of September 30, 2007, and December 31, 2006, respectively. These amounts for GNMA and education loans are excluded, as reimbursement is proceeding normally.

(g) Net charge-off
rates exclude
average loans
held-for-sale of
\$5.4 billion and
\$14.0 billion for
the quarters
ended
September 30,
2007, and 2006,
respectively,
and
\$12.9 billion

and \$14.4 billion year-to-date 2007 and 2006, respectively. (h) Includes nonperforming loans held-for-sale of

> \$116 million at December 31,

2006.

Total managed consumer loans as of September 30, 2007, were \$358.2 billion, down from \$366.3 billion at year-end 2006, reflecting the classification of a portion of mortgage loans as Trading Assets as a result of adopting SFAS 159, and the seasonal decrease of credit card loans. These decreases were offset partially by organic growth in the home equity loan portfolio and the decision to retain rather than sell subprime mortgage loans and new originations of prime mortgage loans that cannot be sold to

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U.S. government agencies and U.S. government-sponsored enterprises. Consumer lending related commitments increased 7%, to \$801.7 billion at September 30, 2007, primarily reflecting growth in credit cards and home equity lines of credit.

The Firm regularly evaluates market conditions and overall economic returns and makes an initial determination of whether new originations will be held-for-investment or sold within the foreseeable future. The Firm also periodically evaluates the overall economic returns of its held-for-investment loan portfolio under prevailing market conditions to determine whether to retain or sell loans in the portfolio. When it is determined that a loan that was previously classified as held-for-investment will be sold, it is transferred to held-for-sale. During the current quarter, due to changes in market conditions and the economic returns of certain mortgage loans, the Firm designated as held-for-investment new originations of subprime mortgage loans and previously designated held-for-sale subprime mortgage loans. In addition, all new prime mortgage originations that cannot be sold to U.S. government agencies and U.S. government-sponsored enterprises have been designated as held-for-investment. Prime mortgage loans originated with the intent to sell are accounted for at fair value under SFAS 159 and are classified as Trading assets in the Consolidated Balance Sheets.

The following discussion relates to the specific loan and lending-related categories within the consumer portfolio.

Home equity: Home equity loans at September 30, 2007, were \$93.0 billion, an increase of \$7.3 billion from year-end 2006. The change in the portfolio from December 31, 2006, reflected organic growth. The Allowance for loan losses for the Home equity portfolio was increased during the three and nine months ended September 30, 2007, as continued weak housing prices have resulted in an increase in estimated losses for high loan-to-value loans. During the third quarter, the origination of subprime home equity loans was discontinued and loss mitigation activities continued to be intensified to actively manage risks in this portfolio. In addition, underwriting standards have been tightened and pricing actions have been implemented to reflect elevated risks related to new originations in the prime home equity portfolio.

Mortgage: Prior to the third quarter, subprime mortgage loans and substantially all of the Firm s prime and low documentation mortgages, both fixed-rate and adjustable-rate, were originated with the intent to sell. Prime mortgage loans originated into the held-for-investment portfolio consisted primarily of adjustable rate products. As a result of the decision to retain rather than sell subprime mortgage loans and new originations of prime mortgage loans that cannot be sold to U.S. government agencies and U.S. government-sponsored enterprises, both fixed-rate and adjustable-rate products are now being originated into the held-for-investment portfolio. Subprime mortgages have been designated as held-for-investment. Mortgages, irrespective of whether they are originated with the intent to sell or hold-for-investment, are underwritten to the same standards applicable to the respective type of mortgage.

Mortgage loans at September 30, 2007, were \$47.7 billion, reflecting an \$11.9 billion decrease from year-end 2006, primarily due to the change in classification to Trading assets for prime mortgages originated with the intent to sell and elected to be fair valued under SFAS 159. As of September 30, 2007, approximately 75% of the outstanding mortgage loans on the Consolidated balance sheet related to the prime market segment. As a result, the Firm deems its exposure to subprime mortgages manageable. During the first quarter of 2007, the Provision for credit losses was increased and underwriting standards were tightened to reflect management s expectation of elevated credit losses in the subprime market segment. The subprime mortgage portfolio s credit performance during the second and third quarters was consistent with the first-quarter expectations. However, during the third quarter of 2007, the provision for subprime mortgage loans was increased as a result of the decision to retain rather than sell subprime mortgage loans.

Auto loans and leases: As of September 30, 2007, Auto loans and leases of \$40.9 billion were down slightly from year-end 2006. The Allowance for loan losses for the Auto loan portfolio was increased during the nine months ended September 30, 2007, reflecting an increase in estimated losses from low prior-year levels. During the three months ended September 30, 2007, the Allowance for loan losses for this loan portfolio did not change significantly.

Credit card: JPMorgan Chase analyzes its credit card portfolio on a managed basis, which includes credit card receivables on the Consolidated balance sheets and those receivables sold to investors through securitization. Managed credit card receivables were \$149.1 billion at September 30, 2007, a decrease of \$3.8 billion from year-end 2006, reflecting the typical seasonal pattern of outstanding loans, partially offset by organic growth.

The managed credit card net charge-off rate increased to 3.64% and 3.61% in the third quarter of 2007 and first nine months of 2007, respectively, from 3.58% and 3.29% in the comparable prior periods. This increase was due primarily to lower bankruptcy-related net charge-offs in 2006. The 30-day delinquency rate increased slightly to 3.25% at September 30, 2007, from 3.17% at September 30, 2006. During the first nine months of 2007, the delinquency rate was lower than the rate prior to bankruptcy reform. The managed credit card portfolio continues to reflect a well-seasoned portfolio that has good U.S. geographic diversification.

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All other loans: All other loans primarily include Business Banking loans (which are highly collateralized loans, often with personal loan guarantees), Education loans, Community Development loans and other secured and unsecured consumer loans. As of September 30, 2007, Other loans of \$27.6 billion were up slightly from year-end 2006.

ALLOWANCE FOR CREDIT LOSSES

For a further discussion of the components of the Allowance for credit losses, see Critical accounting estimates used by the Firm on page 83 and Note 13 on pages 113 114 of JPMorgan Chase s 2006 Annual Report. At September 30, 2007, management deemed the Allowance for credit losses to be appropriate (i.e., sufficient to absorb losses that are inherent in the portfolio, including losses that are not specifically identified or for which the size of the loss has not yet been fully determined).

Summary of changes in the Allowance for credit losses

Nine months ended September 30, (in millions)	Wholesale	Co	2007 nsumer		Total	Wholesale	Co	2006 nsumer		Total
Loans: Beginning balance at January 1 Cumulative effect of changes in accounting principles ^(a)	\$ 2,711 (56)	\$	4,568	\$	7,279 (56)	\$ 2,453	\$	4,637	\$	7,090
Beginning balance at January 1, adjusted Gross charge-offs Gross recoveries	2,655 (131) 84		4,568 (3,600) 538		7,223 3,731) 622	2,453 (110) 160		4,637 (2,631) 469		7,090 2,741) 629
Net (charge-offs) recoveries Provision for loan losses Other	(47) 282 (27) _(b)		(3,062) 3,706 38(b)	,	3,109) 3,988 11	50 69 2		(2,162) 1,999 8	,	2,112) 2,068 10
Ending balance at September 30	\$ 2,863 (c)	\$	5,250 (<i>d</i>)	\$	8,113	$$2,574_{(c)}$	\$	$4,482_{(d)}$	\$	7,056
Components: Asset-specific Formula-based Total Allowance for loan losses	\$ 53 2,810	\$	70 5,180		123 7,990 8,113	\$ 101 2,473	\$ \$	61(e) 4,421(e) 4,482		162 6,894
	\$ 2,863	\$	5,250	Þ	8,113	\$ 2,574	\$	4,482	Þ	7,056
Lending-related commitments: Beginning balance at January 1 Provision for lending-related	\$ 499	\$	25	\$	524	\$ 385	\$	15	\$	400
commitments	344		(10)		334	68				68
Ending balance at September 30	\$ 843	\$	15	\$	858	\$ 453	\$	15	\$	468
Components: Asset-specific Formula-based	\$ 27 816	\$	15	\$	27 831	\$ 40 413	\$	15	\$	40 428

Total Allowance for

\$ 858 \$ 453 15 468 lending-related commitments \$ 843 15 \$ **Total Allowance for credit losses** \$3,706 5,265 \$ 8,971 4,497 \$3,027 \$ 7,524

(a) Reflects the

effect of the

adoption of

SFAS 159 at

January 1,

2007. For a

further

discussion of

SFAS 159, see

Note 4 on pages

80 83 of this

Form 10-Q.

(b) Partially related

to the transfer of

allowance

between

wholesale and

consumer in

conjunction with

prime

mortgages

transferred to

the Corporate

sector.

(c) The ratio of the

wholesale

allowance for

loan losses to

total wholesale

loans was

1.62% and

1.61%,

excluding

wholesale loans

held-for-sale

and loans

accounted for at

fair value at

September 30,

2007 and 2006,

respectively.

(d) The ratio of the

consumer

allowance for

loan losses to

total consumer loans was 1.84% and 1.68%, excluding consumer loans held-for-sale and loans accounted for at fair value at September 30, 2007 and 2006, respectively.

(e) Prior periods have been revised to reflect the

current

presentation.

The Firm s overall Allowance for credit losses of \$9.0 billion, increased by \$1.2 billion, when compared with December 31, 2006.

The Allowance for loan losses at September 30, 2007, increased \$834 million, or 11%, when compared with December 31, 2006, largely due to higher estimated losses relating to home equity and subprime mortgage loans. Excluding Loans held-for-sale and loans carried at fair value, the Allowance for loan losses represented 1.76% of loans at September 30, 2007, compared with 1.70% at December 31, 2006.

The Allowance for lending-related commitments of \$858 million, increased by \$334 million, when compared with December 31, 2006, largely due to portfolio activities and growth, mainly in IB.

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Provision for credit losses

For a discussion of the reported Provision for credit losses, see page 11 of this Form 10-Q. The Managed provision for credit losses includes credit card securitizations. The increase in the Provision for credit losses was due to an increase in the Allowance for credit losses largely related to home equity loans, higher net charge-offs in the consumer businesses and portfolio growth in the wholesale businesses. The prior-year quarter and year-to-date periods benefited from a lower level of credit card net charge-offs, which reflected a lower level of losses following the change in bankruptcy legislation in the fourth quarter of 2005.

Three months ended September 30, (in millions)		on for loan osses 2006	ending	ion for -related itments 2006	_	rovision lit losses 2006
Investment Bank Commercial Banking Treasury & Securities Services Asset Management Corporate	\$ 146 98 3 4	\$ (36) 55 1 (29) 1	\$ 81 14 6 (1)	\$ 43 (1)	\$ 227 112 9 3	\$ 7 54 1 (28) 1
Total Wholesale Retail Financial Services Card Services Corporate ^(a)	251 688 785 (31)	(8) 113 663	100 (8)	43	351 680 785 (31)	35 114 663
Total Consumer	1,442	776	(8)	1	1,434	777
Total provision for credit losses Credit card securitizations	1,693 578	768 607	92	44	1,785 578	812 607
Total managed provision for credit losses	\$ 2,271	\$ 1,375	\$ 92	\$ 44	\$ 2,363	\$ 1,419
		n for loan	Provisi lending	-related	-	rovision
Nine months ended September 30, (in millions)	los 2007	sses 2006	commi 2007	tments 2006	for cred 2007	lit losses 2006
Investment Bank Commercial Banking Treasury & Securities Services Asset Management Corporate	\$ 168 125 6 (17)	\$ 62 47 1 (42) 1	\$ 286 49 9	\$ 66 2	\$ 454 174 15 (17)	\$ 128 49 1 (42) 1
Total Wholesale Retail Financial Services Card Services Corporate ^(a)	282 1,569 2,162 (25)	69 299 1,700	344 (10)	68	626 1,559 2,162 (25)	137 299 1,700

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Total Consumer	3,706	1,999	(10)		3,696	1,999
Total provision for credit losses Credit card securitizations	3,988 1,761	2,068 1,617	334	68	4,322 1,761	2,136 1,617
Total managed provision for credit losses	\$ 5,749	\$ 3,685	\$ 334	\$ 68	\$ 6,083	\$ 3,753

(a) Includes amounts
related to
held-for-investment
prime mortgages
transferred from
RFS and AM to the
Corporate segment.

MARKET RISK MANAGEMENT

For discussion of the Firm s market risk management organization, see pages 77 80 of JPMorgan Chase s 2006 Annual Report.

Value-at-risk (VAR)

JPMorgan Chase s primary statistical risk measure, VAR, estimates the potential loss from adverse market moves in an ordinary market environment and provides a consistent cross-business measure of risk profiles and levels of diversification. VAR is used for comparing risks across businesses, monitoring limits, one-off approvals, and as an input to economic capital calculations. VAR provides risk transparency in a normal trading environment. Each business day the Firm undertakes a comprehensive VAR calculation that includes both its trading and its nontrading risks. VAR for nontrading risk measures the amount of potential change in the fair values of the exposures related to these risks; however, for such risks, VAR is not a measure of reported revenue since nontrading activities are generally not marked to market through Net income.

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To calculate VAR, the Firm uses historical simulation, which measures risk across instruments and portfolios in a consistent and comparable way. This approach assumes that historical changes in market values are representative of future changes. The simulation is based upon data for the previous twelve months. The Firm calculates VAR using a one-day time horizon and an expected tail-loss methodology, which approximates a 99% confidence level. This means the Firm would expect to incur losses greater than that predicted by VAR estimates only once in every 100 trading days, or about two to three times a year. For a further discussion of the Firm s VAR methodology, see Market Risk management Value-at-risk, on pages 77 80 of JPMorgan Chase s 2006 Annual Report.

IB trading VAR by risk type and credit portfolio VAR

		Throa m	onths one	lad Cantan	abar 20				ene	nonths ded
			ionuis enc	ded Septen			A . G .	1 20	•	iber 30,
		2007			2006		At Septe			vg
(in millions)	Avg	Min	Max	Avg	Min	Max	2007	2006	2007	2006
By risk type:										
Fixed income	\$ 98	\$ 55	\$ 135	\$ 63	\$ 35	\$ 90	\$ 104	\$ 65	\$ 72	\$ 58
Foreign exchange	23	17	36	24	14	42	36	22	21	23
Equities	35	22	56	32	21	45	27	37	43	29
Commodities and										
other	28	21	38	46	27	128	35	39	34	48
Less: portfolio										
diversification	$(72)^{(c)}$	$\mathbf{NM}_{(d)}$	$\mathbf{NM}_{(d)}$	$(82)^{(c)}$	$NM_{(d)}$	$NM_{(d)}$	(111) ^(c)	$(76)^{(c)}$	(68) ^(c)	$(74)^{(c)}$
Trading VAR ^(a)	\$112	\$ 85	\$ 149	\$ 83	\$ 55	\$ 137	\$ 91	\$ 87	\$ 102	\$ 84
Credit portfolio										
$VAR^{(b)}$	17	8	25	14	14	15	23	15	14	14
Less: portfolio										
diversification	$(22)^{(c)}$	$\mathbf{NM}(d)$	$\mathbf{NM}(d)$	$(8)^{(c)}$	NM(d)	NM(d)	(16) (c)	$(8)^{(c)}$	$(16)^{(c)}$	$(9)^{(c)}$
Total trading and credit										
portfolio VAR	\$ 107	\$ 76	\$ 149	\$ 89	\$ 61	\$ 138	\$ 98	\$ 94	\$ 100	\$ 89

(a) Trading VAR includes substantially all trading activities in IB. Trading VAR does not include VAR related to the DVA taken on derivative and structured liabilities to reflect the credit quality of the Firm. See the

DVA Sensitivity table on page 64 of this Form 10-Q for further details. Trading VAR also does not include the MSR portfolio or VAR related to other corporate functions, such as Treasury and Private Equity. For a discussion of MSRs and the corporate functions, see Note 17 on pages 101 102, Note 3 on page 76 and Corporate on pages 40 41 of this Form 10-Q.

(b) Includes VAR on derivative credit valuation adjustments, hedges of the credit valuation adjustment and mark-to-market hedges of the retained loan portfolio, which are all reported in Principal transactions revenue. For a discussion of credit valuation adjustments, see Note 3 on pages 73 80 of this Form 10-Q. This VAR does not include the retained loan portfolio.

(c)

period-end VARs were less than the sum of the VARs of their market risk components, which was due to risk offsets resulting from portfolio diversification. The diversification effect reflected the fact that the risks were not perfectly correlated. The risk of a portfolio of positions is therefore usually less than the sum of the risks of the positions themselves. (d) Designated as not meaningful (NM)because the minimum and maximum may occur on different days for different risk components,

> and hence it is not meaningful to compute a portfolio diversification

effect.

Average and

IB s average Total trading and credit portfolio VAR for the third quarter and nine months ended September 30, 2007 was \$107 million and \$100 million, respectively, compared with \$89 million for both the three and nine months ended September 30, 2006. Average VAR was higher for the third quarter and nine months ended September 30, 2007 than the same periods of the prior year reflecting an increase in market volatility, most notably in fixed income and equity markets. The reduction in Commodities and other risks reflects reduced positions and was a key driver of the changes in portfolio diversification. In general, over the course of the year VAR exposures can vary significantly as positions change, market volatility fluctuates and diversification benefits change.

VAR backtesting

To evaluate the soundness of its VAR model, the Firm conducts daily back-testing of VAR against daily IB market risk-related revenue, which is defined as Principal transactions revenue less private equity gains/losses plus any trading-related net interest income, brokerage commissions, underwriting fees or other revenue. The daily IB market risk-related revenue excludes gains and losses on held-for-sale funded loans and unfunded commitments and from debit valuation adjustments (DVA). The following histogram illustrates the daily market risk-related gains and losses for IB trading businesses for the nine months ended September 30, 2007. The chart shows that IB posted market risk-related gains on 168 out of 195 days in this period. The inset graph looks at those days on which IB experienced losses and depicts the amount by which VAR exceeded the actual loss on each of those days. Losses were sustained on 27 days during the nine months ended September 30, 2007. For the third quarter of 2007, losses exceed the VAR measure on 5 days due to the high market volatility experienced during the period. No losses exceeded the VAR measure during the first or second quarters of 2007.

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The Firm does not include the impact of DVA taken on derivative and structured liabilities to reflect the credit quality of the Firm in its Trading VAR. The following table provides information about the sensitivity of DVA to a one basis point increase in JPMorgan Chase credit spreads.

Debit Valuation Adjustment Sensitivity

1 Basis Point Increase in JPMorgan Chase Credit Spread

(in millions)

September 30, 2007

\$ 37

Economic value stress testing

While VAR reflects the risk of loss due to adverse changes in normal markets, stress testing captures the Firm s exposure to unlikely but plausible events in abnormal markets. The Firm conducts economic-value stress tests for both its trading and its nontrading activities at least once a month using multiple scenarios that assume credit spreads widen significantly, equity prices decline and interest rates rise in the major currencies. Additional scenarios focus on the risks predominant in individual business segments and include scenarios that focus on the potential for adverse moves in complex portfolios. Periodically, scenarios are reviewed and updated to reflect changes in the Firm s risk profile and economic events. Along with VAR, stress testing is important in measuring and controlling risk. Stress testing enhances the understanding of the Firm s risk profile and loss potential, and stress losses are monitored against limits. Stress testing is also utilized in one-off approvals and cross-business risk measurement, as well as an input to economic capital allocation. Stress-test results, trends and explanations are provided each month to the Firm s senior management and to the lines of business to help them better measure and manage risks and to understand positions sensitive to event risk.

Earnings-at-risk stress testing

The VAR and stress-test measures described above illustrate the total economic sensitivity of the Firm s balance sheet to changes in market variables. The effect of interest rate exposure on reported Net income also is important. Interest rate risk exposure in the Firm s core nontrading business activities (i.e., asset/liability management positions) results from on and off balance sheet positions. The Firm conducts simulations of changes in NII from its nontrading activities under a variety of interest rate scenarios. Earnings-at-risk tests measure the potential change in the Firm s Net interest income over the next 12 months and highlight exposures to various rate-sensitive factors, such as the rates themselves (e.g., the prime lending rate), pricing strategies on deposits, optionality and changes in product mix. The tests include forecasted balance sheet changes, such as asset sales and securitizations, as well as prepayment and reinvestment behavior.

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Earnings-at-risk also can result from changes in the slope of the yield curve, because the Firm has the ability to lend at fixed rates and borrow at variable or short-term fixed rates. Based upon these scenarios, the Firm s earnings would be affected negatively by a sudden and unanticipated increase in short-term rates without a corresponding increase in long-term rates. Conversely, higher long-term rates generally are beneficial to earnings, particularly when the increase is not accompanied by rising short-term rates.

Immediate changes in interest rates present a limited view of risk, and so a number of alternative scenarios also are reviewed. These scenarios include the implied forward curve, nonparallel rate shifts and severe interest rate shocks on selected key rates. These scenarios are intended to provide a comprehensive view of JPMorgan Chase s earnings-at-risk over a wide range of outcomes.

JPMorgan Chase s 12-month pretax earnings sensitivity profiles as of September 30, 2007, and December 31, 2006, were as follows.

	Immediate change in rates							
(in millions)	+200bp	+100bp	-100bp	-200bp				
September 30, 2007	\$ (290)	\$ (176)	\$ (108)	\$ (432)				
December 31, 2006	(101)	28	(21)	(182)				

The primary change in earnings-at-risk from December 31, 2006, reflects a change in market interest rates. The Firm is exposed to both rising and falling rates. The Firm s risk to rising rates is largely the result of increased funding costs. In contrast, the exposure to falling rates is the result of higher anticipated levels of loan and securities prepayments.

PRIVATE EQUITY RISK MANAGEMENT

For a discussion of Private Equity Risk Management, see page 81 of JPMorgan Chase s 2006 Annual Report. At September 30, 2007, the carrying value of the Private Equity portfolio was \$6.6 billion, of which \$409 million represented positions traded in the public markets.

OPERATIONAL RISK MANAGEMENT

For a discussion of JPMorgan Chase s operational risk management, refer to page 81 of JPMorgan Chase s 2006 Annual Report.

REPUTATION AND FIDUCIARY RISK MANAGEMENT

For a discussion of the Firm s Reputation and Fiduciary Risk Management, see page 82 of JPMorgan Chase s 2006 Annual Report.

SUPERVISION AND REGULATION

The following discussion should be read in conjunction with the Supervision and Regulation section on pages 1 4 of JPMorgan Chase s 2006 Annual Report.

Dividends

At September 30, 2007, JPMorgan Chase s bank subsidiaries could pay, in the aggregate, \$18.7 billion in dividends to their respective bank holding companies without prior approval of their relevant banking regulators.

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CRITICAL ACCOUNTING ESTIMATES USED BY THE FIRM

JPMorgan Chase s accounting policies and use of estimates are integral to understanding its reported results. The Firm s most complex accounting estimates require management s judgment to ascertain the valuation of assets and liabilities. The Firm has established detailed policies and control procedures intended to ensure that valuation methods, including any judgments made as part of such methods, are well controlled, independently reviewed and applied consistently from period to period. In addition, the policies and procedures are intended to ensure that the process for changing methodologies occurs in an appropriate manner. The Firm believes its estimates for determining the valuation of its assets and liabilities are appropriate.

Allowance for credit losses

JPMorgan Chase s Allowance for credit losses covers the held-for-investment wholesale and consumer loan portfolios as well as the Firm s portfolio of wholesale lending-related commitments. The Allowance for loan losses is intended to adjust the value of the Firm s loan assets for probable credit losses as of the balance sheet date. For a further discussion of the methodologies used in establishing the Firm s Allowance for credit losses, see Note 13 on pages 113–114 of JPMorgan Chase s 2006 Annual Report. The methodology for calculating the Allowance for loan losses and the Allowance for lending-related commitments involves significant judgment. For a further description of these judgments, see Allowance for credit losses on page 83 of JPMorgan Chase s 2006 Annual Report; for amounts recorded as of September 30, 2007 and 2006, see Allowance for credit losses on page 61 and Note 14 on pages 93–94 of this Form 10-O.

As noted on page 83 of the JPMorgan Chase s 2006 Annual Report, the Firm s wholesale allowance is sensitive to the risk rating assigned to a loan. Assuming a one-notch downgrade in the Firm s internal risk ratings for its entire Wholesale portfolio, the Allowance for loan losses for the Wholesale portfolio would increase by approximately \$1.4 billion as of September 30, 2007. This sensitivity analysis is hypothetical. In the Firm s view, the likelihood of a one-notch downgrade for all wholesale loans within a short timeframe is remote. The purpose of this analysis is to provide an indication of the impact of risk ratings on the estimate of the Allowance for loan losses for wholesale loans. It is not intended to imply management s expectation of future deterioration in risk ratings. Given the process the Firm follows in determining the risk ratings of its loans, management believes the risk ratings currently assigned to wholesale loans are appropriate.

Fair value of financial instruments, MSRs and commodities inventory

A portion of JPMorgan Chase s assets and liabilities are carried at fair value, including trading assets and liabilities, AFS securities, Private equity investments, MSRs, structured liabilities and certain loans. Certain Loans held-for-sale and physical commodities are carried at the lower of cost or fair value. At September 30, 2007, \$605.2 billion of the Firm s assets and \$244.9 billion of its liabilities were recorded at fair value.

On January 1, 2007, the Firm chose early adoption of SFAS 157 and SFAS 159. For further information, see Accounting and Reporting Developments on page 67, Note 3 on pages 73 80 and Note 4 on pages 80 83 of this Form 10-O.

Goodwill impairment

For a description of the significant valuation judgments associated with goodwill impairment, see Goodwill impairment on page 85 of JPMorgan Chase s 2006 Annual Report.

ACCOUNTING AND REPORTING DEVELOPMENTS

Accounting for uncertainty in income taxes

In July 2006, the FASB issued FIN 48, which clarifies the accounting for uncertainty regarding income taxes recognized under SFAS 109. FIN 48 addresses the recognition and measurement of tax positions taken or expected to be taken, and also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, and disclosure. The Firm adopted and applied FIN 48 under the transition provisions to all of its income tax positions at the required effective date of January 1, 2007, resulting in a \$436 million cumulative effect increase to

Retained earnings, a reduction in Goodwill of \$113 million and a \$549 million decrease in the liability for income taxes. For additional information related to the Firm s adoption of FIN 48, see Note 20 on page 105 of this Form 10-Q. Changes in timing of cash flows related to income taxes generated by a leveraged lease

In July 2006, the FASB issued FSP FAS 13-2. FSP FAS 13-2 requires the recalculation of returns on leveraged leases if there is a change or projected change in the timing of cash flows relating to income taxes generated by a leveraged lease. The Firm adopted FSP FAS 13-2 at the required effective date of January 1, 2007. Implementation of FSP FAS 13-2 did not have a significant impact on the Firm s Consolidated balance sheet and results of operations.

Fair value measurements adoption of SFAS 157

In September 2006, the FASB issued SFAS 157, which is effective for fiscal years beginning after November 15, 2007, with early adoption permitted. SFAS 157 defines fair value, establishes a framework for measuring fair value, and expands disclosures about

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assets and liabilities measured at fair value. The new standard provides a consistent definition of fair value which focuses on exit price and prioritizes, within a measurement of fair value, the use of market-based inputs over entity-specific inputs. The standard also establishes a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. SFAS 157 nullifies the guidance in EITF 02-3 which required deferral of profit at inception of a derivative transaction in the absence of observable data supporting the valuation technique. The standard also eliminates large position discounts for financial instruments quoted in active markets and requires consideration of JPMorgan Chase s own credit quality when valuing liabilities.

JPMorgan Chase chose early adoption for SFAS 157 effective January 1, 2007, and recorded a cumulative effect increase to Retained earnings of \$287 million primarily related to the release of profit previously deferred in accordance with EITF 02-3. In order to determine the amount of this transition adjustment and to confirm that JPMorgan Chase s valuation policies are consistent with exit price as prescribed by SFAS 157, JPMorgan Chase reviewed its derivative valuations using all available evidence including recent transactions in the marketplace, indicative pricing services and the results of back-testing similar types of transactions. As a result of the adoption of SFAS 157, JPMorgan Chase also recognized \$391 million of additional Net income in the 2007 first quarter, comprised of a \$103 million benefit relating to the incorporation of an adjustment to the valuation of JPMorgan Chase s derivative liabilities and other liabilities measured at fair value that reflects the credit quality of JPMorgan Chase, and a \$288 million benefit relating to the valuation of nonpublic private equity investments. The adoption of SFAS 157 primarily affected IB and the Private Equity business within Corporate. For additional information related to the Firm s adoption of SFAS 157, see Note 3 on pages 73 80 of this Form 10-Q.

Fair value option for financial assets and financial liabilities adoption of SFAS 159

In February 2007, the FASB issued SFAS 159, which is effective for fiscal years beginning after November 15, 2007, with early adoption permitted. SFAS 159 provides the option to elect fair value as an alternative measurement for selected financial assets, financial liabilities, unrecognized firm commitments, and written loan commitments. Under SFAS 159, fair value is used for both the initial and subsequent measurement of the designated assets, liabilities and commitments, with the changes in fair value recognized in Net income. JPMorgan Chase chose early adoption for SFAS 159 effective January 1, 2007, and as a result, it recorded a cumulative effect increase to Retained earnings of \$199 million. For additional information related to the Firm s adoption of SFAS 159, see Note 4 on page 80 83 of this Form 10-O.

Derivatives netting amendment of FASB Interpretation No. 39

In April 2007, the FASB issued FSP FIN 39-1, which permits offsetting of cash collateral receivables or payables with net derivative positions under certain circumstances. FSP FIN 39-1 is effective for fiscal years beginning after November 15, 2007. The FSP will not have a material impact on the Firm s Consolidated balance sheet.

Investment companies

In June 2007, the AICPA issued SOP 07-1. SOP 07-1 provides guidance for determining whether an entity is within the scope of the AICPA Audit and Accounting Guide *Investment Companies* (the Guide), and therefore qualifies to use the Guide s specialized accounting principles (referred to as investment company accounting). Additionally, SOP 07-1 provides guidelines for determining whether investment company accounting should be retained by a parent company in consolidation or by an equity method investor in an investment. In May 2007, the FASB issued FSP FIN 46(R)-7, which amends FIN 46R to permanently exempt entities within the scope of the Guide from applying the provisions of FIN 46R to their investments. In October 2007, the FASB agreed to propose an indefinite delay of the effective dates of SOP 07-1 and FSP FIN 46(R)-7 in order to address implementation issues.

Accounting for income tax benefits of dividends on share-based payment awards

In June 2007, the FASB ratified EITF 06-11, which must be applied prospectively for dividends declared in fiscal years beginning after December 15, 2007. EITF 06-11 requires that realized tax benefits from dividends or dividend equivalents paid on equity-classified share-based payment awards that are charged to retained earnings should be recorded as an increase to additional paid-in capital and included in the pool of excess tax benefits available to absorb tax deficiencies on share-based payment awards. Prior to the issuance of EITF 06-11, the Firm did not include these tax benefits as part of this pool of excess tax benefits. It will begin to do so effective January 1, 2008, when it

implements EITF 06-11. The adoption of this consensus will not have an impact on the Firm s Consolidated balance sheet or results of operations.

Fair value measurements written loan commitments

On November 5, 2007, the SEC issued SAB 109, which revises and rescinds portions of SAB 105, Application of Accounting Principles to Loan Commitments. Specifically, SAB 109 states that the expected net future cash flows related to the associated servicing of the loan should be included in the measurement of all written loan commitments that are accounted for at fair value through earnings. The provisions of SAB 109 are applicable to written loan commitments issued or modified beginning on January 1, 2008. JPMorgan Chase is currently evaluating the impact that SAB 109 will have on its consolidated financial statements.

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JPMORGAN CHASE & CO. CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

('a a 'll'ann ann an ann ann ann an	Three months ended September 30,			Nine months endo September 30,			
(in millions, except per share data)		2007	2006		2007		2006
Revenue							
Investment banking fees	\$	1,336	\$ 1,416	\$	4,973	\$	3,955
Principal transactions		237	2,737		8,274		8,187
Lending & deposit-related fees		1,026	867		2,872		2,573
Asset management, administration and		2.662	2.042		10.460		0.602
commissions		3,663	2,842		10,460		8,682
Securities gains (losses)		237	40		16		(578)
Mortgage fees and related income Credit card income		221	62		1,220		516
Other income		1,777 289	1,567 635		5,054 1,360		5,268
Other income		209	033		1,300		1,653
Noninterest revenue		8,786	10,166		34,229		30,256
		10.010					12.010
Interest income		19,219	15,157		53,344		43,010
Interest expense		11,893	9,778		33,585		27,460
Net interest income		7,326	5,379		19,759		15,550
Total net revenue		16,112	15,545		53,988		45,806
Provision for credit losses		1,785	812		4,322		2,136
Noninterest expense							
Compensation expense		4,677	5,390		17,220		16,206
Occupancy expense		657	563		1,949		1,710
Technology, communications and equipment							
expense		950	911		2,793		2,656
Professional & outside services		1,260	1,111		3,719		3,204
Marketing		561	550		1,500		1,595
Other expense		812	877		2,560		2,324
Amortization of intangibles		349	346		1,055		1,058
Merger costs		61	48		187		205
Total noninterest expense		9,327	9,796		30,983		28,958
Income from continuing operations before							
income tax expense		5,000	4,937		18,683		14,712
Income tax expense		1,627	1,705		6,289		4,969

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Income from continuing operations Income from discontinued operations	3,373	3,232 65	12,394	9,743 175
Net income	\$ 3,373	\$ 3,297	\$ 12,394	\$ 9,918
Net income applicable to common stock	\$ 3,373	\$ 3,297	\$ 12,394	\$ 9,914
Per common share data Basic earnings per share				
Income from continuing operations Net income	\$ 1.00 1.00	\$ 0.93 0.95	\$ 3.63 3.63	\$ 2.81 2.86
Diluted earnings per share Income from continuing operations	\$ 0.97	\$ 0.90	\$ 3.52	\$ 2.73
Net income Average basic shares	0.97 3,375.9#	0.92 3,468.6#	3.52 3,415.8#	2.78 3,471.7#
Average diluted shares	3,477.7	3,574.0	3,519.6	3,572.3
Cash dividends per common share	\$ 0.38	\$ 0.34	\$ 1.10	\$ 1.02

The Notes to consolidated financial statements (unaudited) are an integral part of these statements.

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JPMORGAN CHASE & CO. CONSOLIDATED BALANCE SHEETS (UNAUDITED)

	September 30,	December 31,
(in millions, except share data)	2007	2006
Assets		
Cash and due from banks	\$ 32,766	\$ 40,412
Deposits with banks	26,714	13,547
Federal funds sold and securities purchased under resale agreements		
(included \$17,591 at fair value at September 30, 2007)	135,589	140,524
Securities borrowed	84,697	73,688
Trading assets (included assets pledged of \$83,618 at September 30, 2007,		
and \$82,474 at December 31, 2006)	453,711	365,738
Securities:		
Available-for-sale (included assets pledged of \$11,342 at September 30,	0= <=0	04.04.
2007, and \$39,571 at December 31, 2006)	97,659	91,917
Held-to-maturity (fair value: \$48 at September 30, 2007, and \$60 at		5 0
December 31, 2006)	47	58
Loans (included \$6,128 at fair value at September 30, 2007)	486,320	483,127
Allowance for loan losses	(8,113)	(7,279)
Allowance for foun fosses	(0,113)	(1,21)
Loans, net of Allowance for loan losses	478,207	475,848
Private equity investments (included \$6,834 at fair value at September 30,		
2007)	6,929	6,359
Accrued interest and accounts receivable	26,401	22,891
Premises and equipment	8,892	8,735
Goodwill	45,335	45,186
Other intangible assets:		
Mortgage servicing rights	9,114	7,546
Purchased credit card relationships	2,427	2,935
All other intangibles	3,959	4,371
Other assets (included \$14,158 at fair value at September 30, 2007)	67,128	51,765
Total assets	\$ 1,479,575	\$ 1,351,520
Liabilities		
Deposits:		
U.S. offices:		
Noninterest-bearing	\$ 115,036	\$ 132,781
Interest-bearing (included \$1,903 at fair value at September 30, 2007)	354,459	337,812
Non-U.S. offices:		
Noninterest-bearing	6,559	7,662
Interest-bearing (included \$4,200 at fair value at September 30, 2007)	202,037	160,533
Total deposits	678,091	638,788
2 com ark com	0.0,001	020,700

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Federal funds purchased and securities sold under repurchase agreements (included \$6,421 at fair value at September 30, 2007) Commercial paper Other borrowed funds (included \$12,111 at fair value at September 30, 2007) Trading liabilities Accounts payable, accrued expenses and other liabilities (included the Allowance for lending-related commitments of \$858 at September 30, 2007, and \$524 at December 31, 2006; and \$449 at fair value at September 30,	178,767 33,978 31,154 149,174	162,173 18,849 18,053 147,957
2007) Beneficial interests issued by consolidated variable interest entities (included	86,524	88,096
\$2,927 at fair value at September 30, 2007) Long-term debt (included \$67,761 at fair value at September 30, 2007, and	13,283	16,184
\$25,370 at December 31, 2006) Junior subordinated deferrable interest debentures held by trusts that issued	173,696	133,421
guaranteed capital debt securities	14,930	12,209
Total liabilities	1,359,597	1,235,730
Commitments and contingencies (see Note 21 of this Form 10-Q) Stockholders equity Preferred stock (\$1 par value; authorized 200,000,000 shares; no shares issued) Common stock (\$1 par value; authorized 9,000,000,000 shares at September 30, 2007, and December 31, 2006; issued 3,657,730,356 shares and 3,657,786,282 shares at September 30, 2007, and December 31, 2006,		
respectively)	3,658	3,658
Capital surplus	78,295	77,807
Retained earnings	53,064	43,600
Accumulated other comprehensive income (loss)	(1,830)	(1,557)
Treasury stock, at cost (298,919,756 shares at September 30, 2007, and 196,102,381 shares at December 31, 2006)	(13,209)	(7,718)
Total stockholders equity	119,978	115,790
Total liabilities and stockholders equity	\$ 1,479,575	\$ 1,351,520

The Notes to consolidated financial statements (unaudited) are an integral part of these statements.

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JPMORGAN CHASE & CO. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY AND COMPREHENSIVE INCOME (UNAUDITED)

Nine months ended September 30, (in millions, except per share data)	2007	2006
Preferred stock Balance at January 1 Redemption of preferred stock	\$	\$ 139 (139)
Balance at September 30		
Common stock Balance at January 1 Issuance of common stock	3,658	3,618 40
Balance at September 30	3,658	3,658
Capital surplus Balance at January 1 Shares issued and commitments to issue common stock for employee stock-based compensation awards and related tax effects	77,807 488	74,994 2,463
Balance at September 30	78,295	77,457
Retained earnings Balance at January 1 Cumulative effect of change in accounting principles	43,600 915	33,848 172
Balance at January 1, adjusted Net income	44,515 12,394	34,020 9,918
Cash dividends declared: Preferred stock		(4)
Common stock (\$1.10 and \$1.02 per share for the nine months ended September 30, 2007 and 2006, respectively)	(3,845)	(3,651)
Balance at September 30	53,064	40,283
Accumulated other comprehensive income (loss) Balance at January 1 Cumulative effect of change in accounting principles	(1,557) (1)	(626)
Balance at January 1, adjusted Other comprehensive income (loss)	(1,558) (272)	(626) 100

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Balance at September 30	(1,830)	(526)
Treasury stock, at cost		
Balance at January 1	(7,718)	(4,762)
Purchase of treasury stock	(8,015)	(2,937)
Reissuance from treasury stock	2,659	741
Share repurchases related to employee stock-based compensation awards	(135)	(353)
Balance at September 30	(13,209)	(7,311)
Total stockholders equity	\$ 119,978	\$113,561
Comprehensive income		
Net income	\$ 12,394	\$ 9,918
Other comprehensive income (loss)	(272)	100
Comprehensive income	\$ 12,122	\$ 10,018

The Notes to consolidated financial statements (unaudited) are an integral part of these statements.

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JPMORGAN CHASE & CO. CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

Nine months ended September 30, (in millions)	2007	2006
Operating activities Net income Adjustments to reconcile net income to net cash (used in) provided by operating	\$ 12,394	\$ 9,918
activities:	4 222	2.126
Provision for credit losses Depreciation and amortization	4,322 1,705	2,136 1,522
Amortization of intangibles	1,055	1,058
Deferred tax (benefit) expense	(518)	1,803
Investment securities (gains) losses	(16)	578
Stock-based compensation	1,509	1,923
Originations and purchases of loans held-for-sale	(87,446)	(116,925)
Proceeds from sales and securitizations of loans held-for-sale	87,279	117,931
Net change in:	(54.405)	(45.066)
Trading assets Securities borrowed	(74,405)	(45,866)
Private equity investments	(11,009) (570)	(14,618) 469
Accrued interest and accounts receivable	(3,510)	175
Other assets	(21,022)	(7,933)
Trading liabilities	5,785	11,086
Accounts payable, accrued expenses and other liabilities	(2,732)	246
Other operating adjustments	5,866	1,434
Net cash used in operating activities	(81,313)	(35,063)
Investing activities		
Net change in:	(12.167)	1 505
Deposits with banks Federal funds sold and securities purchased under resale agreements	(13,167) 4,914	4,585 (22,760)
Held-to-maturity securities:	4,714	(22,700)
Proceeds	11	14
Available-for-sale securities:		
Proceeds from maturities	20,515	18,370
Proceeds from sales	54,288	92,281
Purchases Proceeds from sales and securitization of loans held-for-investment	(81,131)	(157,725)
Other changes in loans, net	26,582 (49,979)	11,998 (56,515)
Net cash (used) received in business acquisitions	(70)	652
All other investing activities, net	(3,284)	3,478
Net cash used in investing activities	(41,321)	(105,622)

Financing activities

Net change in:

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Deposits	42,245	48,409
Federal funds purchased and securities sold under repurchase agreements	16,614	63,017
Commercial paper and other borrowed funds	28,226	9,746
Proceeds from the issuance of long-term debt and trust preferred capital debt		
securities	77,120	43,360
Repayments of long-term debt and trust preferred capital debt securities	(40,442)	(25,163)
Net proceeds from the issuance of stock and stock-related awards	1,523	1,195
Excess tax benefits related to stock-based compensation	327	232
Redemption of preferred stock		(139)
Treasury stock purchased	(8,015)	(2,937)
Cash dividends paid	(3,735)	(3,637)
All other financing activities, net	818	6,043
Net cash provided by financing activities	114,681	140,126
Effect of exchange rate changes on cash and due from banks	307	168
Net (decrease) increase in cash and due from banks	(7,646)	(391)
Cash and due from banks at the beginning of the year	40,412	36,670
Cash and due from banks at the end of the period	\$ 32,766	\$ 36,279
Cash interest paid	\$ 33,781	\$ 26,499
Cash income taxes paid	4,202	1,949

The Notes to consolidated financial statements (unaudited) are an integral part of these statements.

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See Glossary of Terms on pages 114 116 of this Form 10-Q for definitions of terms used throughout the Notes to consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

NOTE 1 BASIS OF PRESENTATION

JPMorgan Chase & Co. (JPMorgan Chase or the Firm), a financial holding company incorporated under Delaware law in 1968, is a leading global financial services firm and one of the largest banking institutions in the United States, with operations worldwide. The Firm is a leader in investment banking, financial services for consumers and businesses, financial transaction processing and asset management. For a discussion of the Firm s business segment information, see Note 24 on pages 108 111 of this Form 10-Q.

The accounting and financial reporting policies of JPMorgan Chase and its subsidiaries conform to accounting principles generally accepted in the United States of America (U.S. GAAP). Additionally, where applicable, the policies conform to the accounting and reporting guidelines prescribed by bank regulatory authorities. The unaudited consolidated financial statements prepared in conformity with U.S. GAAP require management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, expenses, and disclosures of contingent assets and liabilities. Actual results could be different from these estimates. In the opinion of management, all normal recurring adjustments have been included for a fair statement of this interim financial information. These unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements and related notes thereto included in JPMorgan Chase s Annual Report on Form 10-K for the year ended December 31, 2006, as amended (the 2006 Annual Report).

Certain amounts in the prior periods have been reclassified to conform to the current presentation.

Consolidation

The consolidated financial statements include the accounts of JPMorgan Chase and other entities in which the Firm has a controlling financial interest. All material intercompany balances and transactions have been eliminated.

The most usual condition for a controlling financial interest is the ownership of a majority of the voting interests of the entity. However, a controlling financial interest also may be deemed to exist with respect to entities, such as special purpose entities (SPEs), through arrangements that do not involve controlling voting interests.

SPEs are an important part of the financial markets, providing market liquidity by facilitating investors—access to specific portfolios of assets and risks. For example, they are critical to the functioning of the mortgage- and asset-backed securities and commercial paper markets. SPEs may be organized as trusts, partnerships or corporations and are typically established for a single, discrete purpose. SPEs are not typically operating entities and usually have a limited life and no employees. The basic SPE structure involves a company selling assets to the SPE. The SPE funds the purchase of those assets by issuing securities to investors. The legal documents that govern the transaction describe how the cash earned on the assets must be allocated to the SPE s investors and other parties that have rights to those cash flows. SPEs can be structured to be bankruptcy-remote, thereby insulating investors from the impact of the creditors of other entities, including the seller of the assets.

There are two different accounting frameworks applicable to SPEs: the qualifying SPE (QSPE) framework under SFAS 140; and the variable interest entity (VIE) framework under FIN 46R. The applicable framework depends on the nature of the entity and the Firm's relation to that entity. The QSPE framework is applicable when an entity transfers (sells) financial assets to an SPE meeting certain criteria defined in SFAS 140. These criteria are designed to ensure that the activities of the entity are essentially predetermined at the inception of the vehicle and that the transferor of the financial assets cannot exercise control over the entity and the assets therein. Entities meeting these criteria are not consolidated by the transferor or other counterparties as long as they do not have the unilateral ability to liquidate or to cause the entity to no longer meet the QSPE criteria. The Firm primarily follows the QSPE model for securitizations of its residential and commercial mortgages, credit card loans and automobile loans. For further details, see Note 15 on pages 94–99 of this Form 10-Q.

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When the SPE does not meet the QSPE criteria, consolidation is assessed pursuant to FIN 46R. Under FIN 46R, a VIE is defined as an entity that: (1) lacks enough equity investment at risk to permit the entity to finance its activities without additional subordinated financial support from other parties; (2) has equity owners that lack the right to make significant decisions affecting the entity s operations; and/or (3) has equity owners that do not have an obligation to absorb the entity s losses or the right to receive the entity s returns.

FIN 46R requires a variable interest holder (i.e., a counterparty to a VIE) to consolidate the VIE if that party will absorb a majority of the expected losses of the VIE, receive the majority of the expected residual returns of the VIE, or both. This party is considered the primary beneficiary. In making this determination, the Firm thoroughly evaluates the VIE s design, capital structure and relationships among variable interest holders. When the primary beneficiary cannot be identified through a qualitative analysis, the Firm performs a quantitative analysis, which computes and allocates expected losses or residual returns to variable interest holders. The allocation of expected cash flows in this analysis is based upon the relative contractual rights and preferences of each variable interest holder in the VIE s capital structure. For further details, see Note 16 on pages 100 101 of this Form 10-Q.

Investments in companies that are considered to be voting-interest entities under FIN 46R in which the Firm has significant influence over operating and financing decisions are either accounted for in accordance with the equity method of accounting or at fair value if elected under SFAS 159 (Fair Value Option). These investments are generally included in Other assets with income or loss included in Other income.

All retained interests and significant transactions between the Firm, QSPEs and nonconsolidated VIEs are reflected on JPMorgan Chase s Consolidated balance sheets and in the Notes to consolidated financial statements.

For a discussion of the accounting for Private equity investments, see Note 5 on pages 83 85 of this Form 10-Q. Assets held for clients in an agency or fiduciary capacity by the Firm are not assets of JPMorgan Chase and are not included in the Consolidated balance sheets.

NOTE 2 DISCONTINUED OPERATIONS

On October 1, 2006, JPMorgan Chase completed the acquisition of The Bank of New York s consumer, small-business and middle-market banking businesses in exchange for selected corporate trust businesses plus a cash payment of \$150 million. The Firm may also make a future payment to The Bank of New York of up to \$50 million depending on certain new account openings. There was no income from discontinued operations during the first nine months of 2007. During the quarter and nine months ended September 30, 2006, Income from discontinued operations was \$65 million and \$175 million, respectively.

JPMorgan Chase provides certain transitional services to The Bank of New York for a defined period of time after the closing date. The Bank of New York compensates JPMorgan Chase for these transitional services.

The Bank of New York Mellon Corporation (BNYM) has informed the Firm of difficulties in locating certain documentation, including IRS Forms W-8 and W-9, related to certain accounts transferred to BNYM in connection with the Firm s sale of its corporate trust business. The Firm could have liability to the IRS if it is determined that there was noncompliance with IRS tax reporting and withholding requirements, and to BNYM if it is determined that there was noncompliance with the sales agreements. The Firm is working with BNYM to locate and verify documents, and to obtain replacement documentation where necessary. The Firm and BNYM have jointly notified the IRS of the matter and are working cooperatively to address the issues and resolve any outstanding reporting and withholding issues with the IRS. Although the Firm currently does not expect that any amounts payable would be material, it is too early to precisely determine the extent of any potential liability relating to this matter.

NOTE 3 FAIR VALUE MEASUREMENT

In September 2006, the FASB issued SFAS 157 (Fair Value Measurements), which is effective for fiscal years beginning after November 15, 2007, with early adoption permitted. SFAS 157:

Defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring fair value:

Establishes a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date;

Nullifies the guidance in EITF 02-3, which required the deferral of profit at inception of a transaction involving a derivative financial instrument in the absence of observable data supporting the valuation technique;

Eliminates large position discounts for financial instruments quoted in active markets and requires consideration of the Firm s creditworthiness when valuing liabilities; and

Expands disclosures about instruments measured at fair value.

The Firm chose early adoption for SFAS 157 effective January 1, 2007.

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The Firm also chose early adoption for SFAS 159 effective January 1, 2007. SFAS 159 provides an option to elect fair value as an alternative measurement for selected financial assets, financial liabilities, unrecognized firm commitments and written loan commitments not previously recorded at fair value. As a result of adopting SFAS 159, the Firm elected fair value accounting for certain assets and liabilities not previously carried at fair value. For more information, see Note 4 on pages 80 83 of this Form 10-Q

Determination of fair value

Following is a description of the Firm s valuation methodologies for assets and liabilities measured at fair value. Such valuation methodologies were applied to all of the assets and liabilities carried at fair value, whether as a result of the adoption of SFAS 159 or previously carried at fair value.

The Firm has an established and well-documented process for determining fair values. Fair value is based upon quoted market prices, where available. If listed prices or quotes are not available, fair value is based upon internally developed models that use primarily market-based or independently-sourced market parameters, including interest rate yield curves, option volatilities and currency rates. Valuation adjustments may be made to ensure that financial instruments are recorded at fair value. These adjustments include amounts to reflect counterparty credit quality, the Firm s creditworthiness, liquidity and unobservable parameters that are applied consistently over time.

Credit valuation adjustments (CVA) are necessary when the market price (or parameter) is not indicative of the credit quality of the counterparty. As few classes of derivative contracts are listed on an exchange, the majority of derivative positions are valued using internally developed models that use as their basis observable market parameters. Market practice is to quote parameters equivalent to an AA credit rating; thus, all counterparties are assumed to have the same credit quality. Therefore, an adjustment is necessary to reflect the credit quality of each derivative counterparty to arrive at fair value.

Debit valuation adjustments (DVA) are necessary to reflect the credit quality of the Firm in the valuation of liabilities measured at fair value. This adjustment was incorporated into the Firm s valuations commencing January 1, 2007, in accordance with SFAS 157. The methodology to determine the adjustment is consistent with CVA and incorporates JPMorgan Chase s credit spread as observed through the credit default swap market.

Liquidity valuation adjustments are necessary when the Firm may not be able to observe a recent market price for a financial instrument that trades in inactive (or less active) markets or to reflect the cost of exiting larger-than-normal market-size risk positions. The Firm tries to ascertain the amount of uncertainty in the initial valuation based upon the degree of liquidity of the market in which the financial instrument trades and makes liquidity adjustments to the financial instrument. The Firm measures the liquidity adjustment based upon the following factors: (1) the amount of time since the last relevant pricing point; (2) whether there was an actual trade or relevant external quote; and (3) the volatility of the principal component of the financial instrument. Costs to exit larger-than-normal market-size risk positions are determined based upon the size of the adverse market move that is likely to occur during the extended period required to bring a position down to a nonconcentrated level.

Unobservable parameter valuation adjustments are necessary when positions are valued using internally developed models that use as their basis unobservable parameters—that is, parameters that must be estimated and are, therefore, subject to management judgment to substantiate the model valuation. These financial instruments are normally traded less actively. Examples include certain credit products where parameters such as correlation and recovery rates are unobservable. Parameter valuation adjustments are applied to mitigate the possibility of error and revision in the model-based estimate of market price provided by the model.

To ensure that the valuations are appropriate, the Firm has various controls in place. These include: an independent review and approval of valuation models; detailed review and explanation for profit and loss analyzed daily and over time; deconstruction of the model valuations for certain structured instruments into their components and benchmarking valuations, where possible, to similar products; and validating valuation estimates through actual cash settlement. Valuation adjustments are determined based upon established policies and are controlled by a price verification group, which is independent of the risk-taking function. Any changes to the valuation methodology are

reviewed by management to ensure the changes are justified. As markets and products develop and the pricing for certain products becomes more transparent, the Firm continues to refine its valuation methodologies.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Firm believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date.

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Valuation Hierarchy

SFAS 157 establishes a three-level valuation hierarchy for disclosure of fair value measurements. The valuation hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows.

Level 1 inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in active markets.

Level 2 inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument.

Level 3 inputs to the valuation methodology are unobservable and significant to the fair value measurement. A financial instrument s categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

Following is a description of the valuation methodologies used for instruments measured at fair value, as well as the general classification of such instruments pursuant to the valuation hierarchy.

Assets

Securities purchased under resale agreements (resale agreements)

To estimate the fair value of resale agreements, cash flows are evaluated taking into consideration any derivative features of the resale agreement and are then discounted using the appropriate market rates for the applicable maturity. As the inputs into the valuation are primarily based upon readily observable pricing information, such resale agreements are generally classified within level 2 of the valuation hierarchy.

Loans and unfunded lending-related commitments

Where quoted market prices are not available, the fair value of loans and unfunded lending-related commitments is generally based upon observable market prices of similar instruments, including bonds, credit derivatives and loans with similar characteristics. If observable market prices are not available, fair value is based upon estimated cash flows adjusted for credit risk which are discounted using an interest rate appropriate for the maturity of the applicable loans or the unfunded commitments.

For loans that are expected to be securitized, fair value is estimated based upon observable pricing of asset-backed securities with similar collateral and incorporates adjustments (i.e., reductions) to these prices to account for securitization uncertainties including portfolio composition, market conditions and liquidity.

The Firm s loans carried at fair value and included in Loans and Trading assets on the balance sheet are generally classified within level 2 of the valuation hierarchy; however, certain of the Firm s loans, including purchased nonperforming loans, leveraged lending funded loans and unfunded commitments, and subprime loans are classified within level 3 due to the lack of observable pricing data.

Securities

Where quoted prices are available in an active market, securities are classified within level 1 of the valuation hierarchy. Level 1 securities include highly liquid government bonds, certain mortgage products and exchange-traded equities. If quoted market prices are not available, then fair values are estimated by using pricing models, quoted prices of securities with similar characteristics, or discounted cash flows. Examples of such instruments, which would generally be classified within level 2 of the valuation hierarchy, include certain collateralized mortgage and debt obligations and certain high-yield debt securities. In certain cases where there is limited activity or less transparency around inputs to the valuation, securities are classified within level 3 of the valuation hierarchy. Securities classified within level 3 include certain residual interests in securitizations and other less liquid securities.

Commodities

Commodities inventory is carried at the lower of cost or fair value. The fair value for commodities inventory is determined primarily using pricing and data derived from the markets on which the underlying commodities are traded. Market prices may be adjusted for liquidity. The majority of commodities contracts are classified within level 2 of the valuation hierarchy.

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Derivatives

Exchange-traded derivatives valued using quoted prices are classified within level 1 of the valuation hierarchy. However, few classes of derivative contracts are listed on an exchange; thus, the majority of the Firm s derivative positions are valued using internally developed models that use as their basis readily observable market parameters and are classified within level 2 of the valuation hierarchy. Such derivatives include basic interest rate swaps and options and credit default swaps. Derivatives that are valued based upon models with significant unobservable market parameters and that are normally traded less actively or have trade activity that is one way are classified within level 3 of the valuation hierarchy. Examples include long-dated interest rate or currency swaps, where swap rates may be unobservable for longer maturities; and certain credit products, where correlation and recovery rates are unobservable. *Mortgage servicing rights and certain other retained interests in securitizations*

Mortgage servicing rights (MSRs) and certain other retained interests from securitization activities do not trade in an active, open market with readily observable prices. While sales of MSRs do occur, the precise terms and conditions typically are not readily available. Accordingly, the Firm estimates the fair value of MSRs and certain other retained interests in securitizations using discounted cash flow (DCF) models.

For MSRs, the Firm uses an option adjusted spread (OAS) valuation model in conjunction with the Firm s proprietary prepayment model to project MSR cash flows over multiple interest rate scenarios, which are then discounted at risk-adjusted rates to estimate an expected fair value of the MSRs. The OAS model considers portfolio characteristics, contractually specified servicing fees, prepayment assumptions, delinquency rates, late charges, other ancillary revenues, costs to service and other economic factors. Due to the nature of the valuation inputs, MSRs are classified within level 3 of the valuation hierarchy.

For certain other retained interests in securitizations (such as interest-only strips), a single interest rate path DCF model is used and generally includes assumptions based upon projected finance charges related to the securitized assets, estimated net credit losses, prepayment assumptions and contractual interest paid to third-party investors. Changes in the assumptions used may have a significant impact on the Firm s valuation of retained interests and such interests are therefore typically classified within level 3 of the valuation hierarchy.

For both MSRs and certain other retained interests in securitizations, the Firm compares its fair value estimates and assumptions to observable market data where available and to recent market activity and actual portfolio experience. For further discussion of the most significant assumptions used to value retained interests in securitizations and MSRs, as well as the applicable stress tests for those assumptions, see Note 15 on pages 94 99 and Note 17 on pages 101 103 of this Form 10-Q.

Private equity investments

The valuation of nonpublic Private equity investments, held primarily by the Private Equity business within Corporate, requires significant management judgment due to the absence of quoted market prices, inherent lack of liquidity and the long-term nature of such assets. Private equity investments are valued initially based upon transaction price. The carrying values of private equity investments are adjusted either upwards or downwards from the transaction price to reflect expected exit values as evidenced by financing and sale transactions with third parties, or when determination of a valuation adjustment is confirmed through ongoing reviews by senior investment managers. A variety of factors are reviewed and monitored to assess positive and negative changes in valuation including, but not limited to, current operating performance and future expectations of the particular investment, industry valuations of comparable public companies, changes in market outlook and the third-party financing environment. In determining valuation adjustments resulting from the investment review process, emphasis is placed on current company performance and market conditions. Nonpublic Private equity investments are included in level 3 of the valuation hierarchy.

Private equity investments also include publicly held equity investments, generally obtained through the initial public offering of privately held equity investments. Publicly held investments are marked-to-market at the quoted public value less adjustments for regulatory or contractual sales restrictions. Discounts for restrictions are quantified by analyzing the length of the restriction period and the volatility of the equity security. Publicly held investments are primarily classified in level 2 of the valuation hierarchy.

Liabilities

Deposits and Securities sold under repurchase agreements (repurchase agreements)

To estimate the fair value of term deposits and repurchase agreements, cash flows are evaluated taking into consideration any derivative features in the deposits or repurchase agreements and are then discounted using the appropriate market rates for the applicable maturity. As the inputs into the valuation are primarily based upon readily observable pricing information, such deposits and repurchase agreements are classified within level 2 of the valuation hierarchy.

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Beneficial interests issued by consolidated VIEs

The fair value of beneficial interests issued by consolidated VIEs (beneficial interests) is estimated based upon the fair value of the underlying assets held by the VIEs. The valuation of beneficial interests does not include an adjustment to reflect the credit quality of the Firm as the holders of these beneficial interests do not have recourse to the general credit of JPMorgan Chase. As the inputs into the valuation are generally based upon readily observable pricing information, the majority of beneficial interests issued by consolidated VIEs are classified within level 2 of the valuation hierarchy.

Deposits, Other borrowed funds and Long-term debt

Included within Deposits, Other borrowed funds and Long-term debt are structured notes issued by the Firm that are financial instruments containing embedded derivatives. To estimate the fair value of structured notes, cash flows are evaluated taking into consideration any derivative features and are then discounted using the appropriate market rates for the applicable maturities. In addition, the valuation of structured notes includes an adjustment to reflect the credit quality of the Firm (i.e., the DVA). Where the inputs into the valuation are primarily based upon readily observable pricing information, the structured notes are classified within level 2 of the valuation hierarchy. Where significant inputs are unobservable, structured notes are classified within level 3 of the valuation hierarchy.

The following table presents the financial instruments carried at fair value as of September 30, 2007, by caption on the Consolidated balance sheet and by SFAS 157 valuation hierarchy (as described above).

Assets and liabilities measured at fair value on a recurring basis

	Quoted market prices in active markets		Internal models with significant observable market parameters		Internal models with significant unobservable market parameters		FIN 39	Total carrying value in the Consolidated balance		
September 30, 2007 (in millions)	(.	Level 1)	(Level 2)		(Level 2) (Level 3		$\mathbf{netting}^{(e)}$	sheet		
Federal funds sold and securities purchased under resale agreements	\$		\$	17,591	\$		\$	\$	17,591	
Trading assets: Debt and equity instruments ^{(a)(b)}		200,136		173,753		15,230			389,119	
Derivative receivables		10,074		722,294		14,519	(682,295)		64,592	
Total trading assets		210,210		896,047		29,749	(682,295)		453,711	
Available-for-sale securities		85,850		11,712		97			97,659	
Loans Private equity investments ^(c)		94		9 486		6,119 6,254			6,128 6,834	
Mortgage servicing rights		74		700		9,114			9,114	
Other assets		10,812		804		2,542			14,158	
Total assets at fair value	\$	306,966	\$	926,649	\$	53,875	\$ (682,295)	\$	605,195	

Deposits	\$	\$ 5,008	\$ 1,095	\$	\$ 6,103
Federal funds purchased and securities					
sold under repurchase agreements		6,421			6,421
Other borrowed funds		12,002	109		12,111
Trading liabilities:					
Debt and equity instruments	64,097	16,175	476		80,748
Derivative payables	14,227	719,131	15,889	(680,821)	68,426
Total trading liabilities	78,324	735,306	16,365	(680,821)	149,174
Accounts payable, accrued expenses					
and other liabilities $^{(d)}$			449		449
Beneficial interests issued by					
consolidated VIEs		2,903	24		2,927
Long-term debt	160	45,818	21,783		67,761
Total liabilities at fair value	\$ 78,484	\$ 807,458	\$ 39,825	\$ (680,821)	\$ 244,946

- (a) Included loans classified as Trading assets. For additional detail, see Note 6 on pages 85 86.
- (b) Included physical commodities inventories that are accounted for at the lower of cost or fair value.
- (c) Included within Private equity investments are public equity securities held within the Private Equity business.
- (d) Included within
 Accounts
 payable,
 accrued
 expenses and
 other liabilities
 is the fair value
 adjustment for

unfunded lending-related commitments.

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Changes in level three (3) fair value measurements

The tables below include a rollforward of the balance sheet amounts for the three and nine months ended September 30, 2007, (including the change in fair value), for financial instruments classified by the Firm within level 3 of the valuation hierarchy. When a determination is made to classify a financial instrument within level 3 of the valuation hierarchy, the determination is based upon the significance of the unobservable factors to the overall fair value measurement. However, level 3 financial instruments typically include, in addition to the unobservable or level 3 components, observable components (that is, components that are actively quoted and can be validated to external sources); accordingly, the gains and losses in the table below include changes in fair value due in part to observable factors that are part of the valuation methodology. Also, the Firm risk manages the observable components of level 3 financial instruments using securities and derivative positions that are classified within level 1 or 2 of the valuation hierarchy; as these level 1 and level 2 risk management instruments are not included below, the gains or losses in the tables do not reflect the effect of the Firm s risk management activities related to such level 3 instruments.

Fair value measurements using significant unobservable inputs(a)								
			Purchases	,		Change in unrealized gains and		
			issuances			(losses)		
Three months ended	Fair value,	Total	and	Transfers in and/or out	Fair value, September	related to financial instruments		
September 30, 2007	June 30, r	ealized/unre	ealiz es ettlements		30,	held at September 30,		
(in millions)	2007	gains/(loss	ses) net	Level 3	2007	2007		
Assets:								
Trading assets: Debt and equity instruments	\$ 10,951	\$ (60)(b)	(c) \$ 2,020	\$ 2,319	\$ 15,230	$(89)^{(b)(c)}$		
Available-for-sale securities	107	$(5)^{(d)}$	` '	•	97	$(5)^{(d)}$		
Loans	1,544	$(81)^{(b)}$	4,368	288	6,119	$(88)^{(b)}$		
Private equity investments	6,143	876 _(b)			6,254	294 _(b)		
Other assets	2,057	$(12)^{(e)}$	357	140	2,542	$(6)^{(e)}$		
Liabilities:								
Deposits Other borrowed funds	\$ (926)	$(31)^{(b)}$ (76)	(138) (33)	\$	\$ (1,095) (109)	$(38)^{(b)}$ (128)		
Trading liabilities:		(70)	(55)		(10))	(120)		
Debt and equity instruments	(243)	$148_{(b)}$		(394) ^(f)	(476)	$120_{(b)}$		
Net derivative payables	(1,677)	$(729)^{(b)}$	161	875	(1,370)	$(166)^{(b)}$		
Accounts payable, accrued expenses and other liabilities		(449) ^{(b})		(449)	$(449)^{(b)}$		
Beneficial interests issued by consolidated VIEs	(25)		1		(24)			
Long-term debt	(20,307)	$(512)^{(b)}$	(955)	$(9)^{(f)}$	(21,783)	$(735)^{(b)}$		

- (a) MSRs are
 classified within
 level 3 of the
 valuation
 hierarchy. For a
 rollforward of
 balance sheet
 amounts related
 to MSRs, see
 Note 17 on
 pages 101 103
 of this Form
 10-Q.
- (b) Reported in Principal transactions revenue.
- (c) Changes in fair value for Retail Financial Services mortgage loans originated with the intent to sell are measured at fair value under SFAS 159 and reported in Mortgage fees and related income.
- (d) Realized gains
 (losses) are
 reported in
 Securities gains
 (losses).
 Unrealized
 gains (losses)
 are reported in
 Accumulated
 other
 comprehensive
 income (loss).
- (e) Reported in Other income.
- (f) Represents a net transfer in of a liability balance.

T1 • 1		• • •• •		• 4 (a)
Hair valua mascuramai	ite iieina	cianificant	HINANCARVANI	a inniite(u/
Fair value measuremen	us usiny	NIPHHILLAIM	. unionsti vaini	E 111101118/17
		~-B		p

issuances (losses) Fair Transfers related Nine months ended value, Total and in Fair value, financia	and
January and/or out September instrume	ıcial
September 30, 2007 1, realized/unrealizedettlements, of 30, held at	l at
(in millions) 2007 gains/(losses) net Level 3 2007 September 2007	
Assets: Trading assets:	
Debt and equity instruments $9,320$ $(233)^{(b)(c)}$ $3,280$ $2,863$ $15,230$ $(420)^{(b)(c)}$	$0)^{(b)(c)}$
Available-for-sale securities 177 $35_{(d)}$ (22) (93) 97 (8)(4) Loans 643 $(55)^{(b)}$ 5,243 288 6,119 (68)(4)	8) ^(d) 8) ^(b)
	,
Private equity investments 5,536 3,312 _(b) (2,601) 7 6,254 1,118 _(b) Other assets 1,548 $57_{(e)}$ 490 447 2,542 (4) ^(c)	$8_{(b)} \ 4)^{(e)}$
Liabilities:	
Deposits \$ (385) \$ $(12)^{(b)}$ \$ (551) \$ $(147)^{(f)}$ \$ $(1,095)$ \$ $(10)^{(f)}$ Other borrowed funds (76) (33) (109) (128)	
Trading liabilities: Debt and equity instruments (32) $96_{(b)}$ 43 $(583)^{(f)}$ (476) $121_{(b)}$	1(b)
Net derivative payables $(2,800)$ $51_{(b)}$ (371) $1,750$ $(1,370)$ $614_{(b)}$	4(b)
Accounts payable, accrued expenses and other	0) (1)
liabilities $(449)^{(b)}$ $(449)^{(c)}$ Beneficial interests issued by consolidated VIEs (8) 6 1 $(23)^{(f)}$ (24)	9) ⁽⁰⁾
Long-term debt $(11,386)$ $(1,205)^{(b)}$ $(6,441)$ $(2,751)^{(f)}$ $(21,783)$ $(667)^{(f)}$	7) ^(b)

(a) MSRs are
classified within
level 3 of the
valuation
hierarchy. For a
rollforward of
balance sheet
amounts related
to MSRs, see
Note 17 on

pages 101 103 of this Form 10-Q.

- (b) Reported in Principal transactions revenue.
- (c) Changes in fair value for Retail Financial Services mortgage loans originated with the intent to sell are measured at fair value under SFAS 159 and reported in Mortgage fees and related income.
- (d) Realized gains (losses) are reported in Securities gains (losses). Unrealized gains (losses) are reported in Accumulated other comprehensive income (loss).
- (e) Reported in Other income.
- (f) Represents a net transfer in of a liability balance.

Assets and liabilities measured at fair value on a nonrecurring basis

Certain assets, liabilities and unfunded lending-related commitments are measured at fair value on a nonrecurring basis; that is, the instruments are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment). The following table presents the financial instruments carried on the Consolidated balance sheet by caption and by level within the SFAS 157 valuation hierarchy (as described above) as of September 30, 2007, for which a nonrecurring change in fair value has been recorded during the nine months ended September 30, 2007.

Internal models
Internal with models significant

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	Quoted market prices in	arket significant unobservabl		rket significant es in observable		unobservable		ca	Total arrying
September 30, 2007	active markets		arket ameters		narket rameters	value in the Consolidated balance sheet			
(in millions)	(Level 1)	(L	evel 2)	(I	Level 3)				
Loans ^(a) Other assets	\$	\$	2,445 230	\$	15,142 114	\$	17,587 344		
Total assets at fair value on a nonrecurring basis	\$	\$	2,675	\$	15,256	\$	17,931		
Accounts payable, accrued expenses and other liabilities	\$	\$		\$	462	\$	462 _(b)		
Total liabilities at fair value on a nonrecurring basis	\$	\$		\$	462	\$	462		
 (a) Includes debt financing and other loan warehouses held-for-sale. (b) Represents the fair value adjustment associated with \$15.0 billion of unfunded held-for-sale lending-related commitments. 		79							

Nonrecurring fair value changes

The following table presents the total change in value of financial instruments for which a fair value adjustment has been included in the Consolidated statements of income for the three and nine months ended September 30, 2007, related to financial instruments held at September 30, 2007.

September 30, 2007 (in millions)	Three	Nine months ended		
Loans Other assets Accounts payable, accrued expenses and other liabilities	\$	(508) (37) (462)	\$	(565) (135) (462)
Total nonrecurring fair value gains (losses)	\$	(1,007)	\$	(1,162)

Transition

In connection with the Firm s adoption of SFAS 157, the Firm recorded the following:

A cumulative effect increase to Retained earnings of \$287 million primarily related to the release of profit previously deferred in accordance with EITF 02-3;

An increase to revenue of \$166 million (\$103 million after-tax) related to the incorporation of the Firm s creditworthiness in the valuation of liabilities recorded at fair value; and

An increase to revenue of \$464 million (\$288 million after-tax) related to nonpublic private equity investments.

Prior to the adoption of SFAS 157, the Firm applied the provisions of EITF 02-3 to its derivative portfolio. EITF 02-3 precluded the recognition of initial trading profit in the absence of: (a) quoted market prices, (b) observable prices of other current market transactions or (c) other observable data supporting a valuation technique. The Firm recognized the deferred profit in Principal transactions revenue on a systematic basis (typically straight-line amortization over the life of the instruments) and when observable market data became available.

Prior to the adoption of SFAS 157, privately held investments were initially valued based upon cost. The carrying values of privately held investments were adjusted from cost to reflect both positive and negative changes evidenced by financing events with third-party capital providers. The investments were also subject to ongoing impairment reviews by private equity senior investment professionals. The increase in revenue related to nonpublic Private equity investments in connection with the adoption of SFAS 157 was due to there being sufficient market evidence to support an increase in fair values using the SFAS 157 methodology, although there had not been an actual third party market transaction related to such investments.

NOTE 4 FAIR VALUE OPTION

In February 2007, the FASB issued SFAS 159, which is effective for fiscal years beginning after November 15, 2007, with early adoption permitted. SFAS 159 provides an option to elect fair value as an alternative measurement for selected financial assets, financial liabilities, unrecognized firm commitments, and written loan commitments not previously carried at fair value. The Firm chose early adoption for SFAS 159 effective January 1, 2007.

The Firm s fair value elections were intended to eliminate volatility in Net income that had been caused by measuring assets and liabilities on a different basis and to align the accounting with the Firm s risk management practices for those financial instruments managed on a fair value basis. The following table provides detail regarding the Firm s elections by balance sheet line as of January 1, 2007.

		Adjusted
Carrying value		carrying value
	Transition	
of financial	gain/(loss)	of financial

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(in millions)	instruments as of January 1, $2007^{(c)}$	recorded in Retained earnings ^(d)	instruments as of January 1, 2007
Federal funds sold and securities purchased under resale agreements	\$ 12,970	\$ (21)	\$ 12,949
Trading assets Debt and equity instruments	28,841	32	28,873
Loans	759	55	814
Other assets ^(a)	1,176	14	1,190
Deposits ^(b) Federal funds purchased and securities sold under	(4,427)	21	(4,406)
repurchase agreements	(6,325)	20	(6,305)
Other borrowed funds	(5,502)	(4)	(5,506)
Beneficial interests issued by consolidated VIEs	(2,339)	5	(2,334)
Long-term debt	(39,025)	198	(38,827)
Pretax cumulative effect of adoption of SFAS			
159		320	
Deferred taxes		(122)	
Reclassification from Accumulated other			
comprehensive income (loss)		1	
Cumulative effect of adoption of SFAS 159		\$ 199	
	80		

- (a) Included in
 Other assets are
 items, such as
 receivables, that
 are eligible for
 the fair value
 option election
 but were not
 elected by the
 Firm as these
 assets are not
 managed on a
 fair value basis.
- (b) Included within Deposits are structured deposits that are carried at fair value pursuant to the fair value option. Other time deposits which are eligible for election, but are not managed on a fair value basis, continue to be carried on an accrual basis. Demand deposits are not eligible for election under the fair value option.
- (c) Included in the January 1, 2007, carrying values are certain financial instruments previously carried at fair value by the Firm such as structured

liabilities elected pursuant to SFAS 155 and loans purchased as part of the Investment Bank trading activities.

(d) When fair value elections were made, certain financial instruments were reclassified on the Consolidated balance sheet (for example, warehouse loans were moved from Loans to *Trading assets*). The transition adjustment for these financial instruments has been included in the line item in which they were classified subsequent to the fair value election.

Elections

The following is a discussion of the primary financial instruments for which fair value elections were made and the basis for those elections:

Loans and unfunded lending-related commitments

The Firm elected to record, at fair value, certain loans and unfunded lending-related commitments that are extended as part of its principal investing activities. The transition amount related to the election to fair value these loans included a reversal of the Allowance for loan losses of \$56 million. During the third quarter of 2007, the Firm elected the fair value option for newly originated bridge loans and bridge financing commitments and plans to make an election for such instruments going forward. These elections are being made to further align the accounting basis of the funded bridge loans and unfunded bridge financing commitments with the related risk management practices. These loans continue to be classified within Loans on the Consolidated balance sheet. The fair value of unfunded commitments is classified within Accounts payable, accrued expenses and other liabilities.

The Firm also elected to record certain Loans held-for-sale at fair value. These loans were reclassified to Trading assets Debt and equity instruments. This election enabled the Firm to record loans purchased as part of the Investment Bank s proprietary activities at fair value and discontinue SFAS 133 fair value hedge relationships for certain originated loans.

In addition, the Investment Bank (IB) elected to record loan originations and purchases entered into after January 1, 2007, as part of its securitization warehousing activities at fair value. Similarly, Retail Financial Services (RFS) elected to record prime mortgage loans originated with the intent to sell after January 1, 2007, at fair value. These elections were not made for loans existing on January 1, 2007, based upon the short holding period of the loans and/or the negligible impact of the elections. Warehouse loans elected to be reported at fair value are classified as Trading assets Debt and equity instruments. For additional information regarding warehouse loans, see Note 15 on pages 94 99 of this Form 10-Q.

Resale and Repurchase Agreements

The Firm elected to record at fair value resale and repurchase agreements with an embedded derivative or a maturity greater than one year. The intent of this election was to mitigate volatility due to the differences in the measurement basis for the agreements (which were previously accounted for on an accrual basis) and the associated risk management arrangements (which are accounted for on a fair value basis). An election was not made for short-term agreements as the carrying value for such agreements generally approximates fair value. For additional information regarding these agreements, see Note 12 on page 91 of this Form 10-Q.

Structured Notes

IB issues structured notes as part of its client-driven activities. Structured notes are financial instruments that contain embedded derivatives and are included in Long-term debt. On January 1, 2007, the Firm elected to record at fair value all structured notes not previously elected or eligible for election under SFAS 155. As a result, all structured notes will be carried consistently on a fair-value basis. The election was made to mitigate the volatility due to the differences in the measurement basis for structured notes and the associated risk management arrangements and to eliminate the operational burdens of having different accounting models for the same type of financial instrument.

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Changes in Fair Value under the Fair Value option election

The following tables present the changes in fair value included in the Consolidated statements of income for the three and nine months ended September 30, 2007, for items for which the fair value election was made.

			Mortgage fees and			otal
Three months ended September 30, 2007	Princi	ipal	related	Other	in	anges fair alue
(in millions)	transact	ions ^(d)	income	income	rec	orded
Federal funds sold and securities purchased under resale agreements Trading assets:	\$ 2	40	\$	\$	\$	240
Debt and equity instruments, excluding loans Loans reported as trading assets:	1	91	(11)			180
Changes in instrument specific credit risk ^(a) Other changes in fair value Loans		24) 31	(103) 418			(827) 549
Changes in instrument-specific credit risk ^(a) Other changes in fair value	,	00) 15		(40)		(100) 15
Other assets				(40)		(40)
Deposits Federal funds purchased and securities sold	(5	22)				(522)
under repurchase agreements	`	48)				(48)
Other borrowed funds Trading liabilities		59) 47				(159) 47
Accounts payable, accrued expenses and other liabilities	(4	49)				(449)
Beneficial interests issued by consolidated VIEs	(1	15)				(115)
Long-term debt: Changes in instrument-specific credit $risk^{(b)(c)}$ Other changes in fair value	4 (1,0	29 65)			(.	429 1,065)
			Mortgage			
			fees and			otal
			iees and			anges fair
Nine months ended September 30, 2007	Princi	pal	related	Other	V	alue
(in millions)	transacti	$\mathbf{ions}^{(d)}$	income	income	rec	orded
Federal funds sold and securities purchased under resale agreements Trading assets:	\$ 24	40	\$	\$	\$	240

Debt and equity instruments, excluding loans	467	4		471
Loans reported as trading assets:				
Changes in instrument specific credit risk ^(a)	(150)	(104)		(254)
Other changes in fair value	147	601		748
Loans				
Changes in instrument-specific credit risk ^(a)	(91)			(91)
Other changes in fair value	24			24
Other assets			28	28
Deposits	(562)			(562)
Federal funds purchased and securities sold				
under repurchase agreements	(24)			(24)
Other borrowed funds	(317)			(317)
Trading liabilities	(2)			(2)
Accounts payable, accrued expenses and				
other liabilities	(449)			(449)
Beneficial interests issued by consolidated				
VIEs	(184)			(184)
Long-term debt:				
Changes in instrument-specific credit				
$risk^{(b)(c)}$	562			562
Other changes in fair value	(2,313)			(2,313)

 $(a)\ For floating-rate$

instruments,

changes in value

are attributed to

instrument specific

credit risk. For

fixed-rate

instruments, an

allocation of the

changes in value for

the period is made

between those

changes in value

that are interest

rate related and

changes in value

that are

credit-related.

 $Allocations\ are$

based upon an

analysis of

borrower specific

credit spread and

recovery

information, where

available, or

benchmarking to

similar entities or

industries.

- (b) For Long-term debt, changes in value attributable to instrument specific credit risk were derived principally from observable changes in the Firm s credit spread. The gain for the three and nine months ended September 30, 2007, was attributable to the widening of the Firm's credit spread.
- (c) Total changes in instrument-specific credit risk related to structured notes was \$454 million and \$589 million for the three and nine months ended September 30, 2007, which includes adjustments for structured notes classified within Deposits and Other borrowed funds as well as Long-term debt.
- (d) Included in the amounts are gains and losses related to certain financial instruments previously carried at fair value by the Firm such as structured liabilities elected pursuant to SFAS 155 and loans purchased as part of IB trading activities.

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The Firm s fair value elections were intended to mitigate the volatility in earnings that had been created by recording financial instruments and the related risk management instruments on a different basis of accounting or to eliminate the operational complexities of applying hedge accounting. However, the profit and loss information presented above only includes the financial instruments that were elected to be measured at fair value; related risk management instruments, which are required to be measured at fair value, are not included in the table.

Difference between aggregate fair value and aggregate remaining contractual principal balance outstanding. The following tables reflects the difference between the aggregate fair value and the aggregate remaining contractual principal balance outstanding as of September 30, 2007, for Loans and Long-term debt for which the SFAS 159 fair value option has been elected. The loans were classified in Loans or Trading assets debt and equity instruments.

					re	value over (under) emaining ggregate	
		Remaining aggregate			cc	ontractual orincipal	
September 30, 2007 (in millions)	(contractual principal amount outstanding	I	Fair value		amount outstanding	
Loans							
Performing loans 90 days or more past due Loans	\$			\$	\$		
Loans reported as Trading assets	Ψ		,	Ψ	Ψ		
Nonaccrual loans							
Loans		15		5		(10)	
Loans reported as Trading assets		2,922		987		(1,935)	
Subtotal		2,937		992		(1,945)	
All other performing loans		,				. , ,	
Loans		6,234		6,123		(111)	
Loans reported as Trading assets		53,224		54,789		1,565	
Total loans	\$	62,395	\$	61,904	\$	(491)	
Long-term debt							
Principal protected debt	\$	(20,772)	\$	(22,052)	\$	1,280	
Nonprincipal protected debt ^(a)		NA		(45,709)		NA	
Total Long-term debt		NA	\$	(67,761)		NA	
FIN 46R long-term beneficial interests							
Principal protected debt	\$	(10)	\$	(7)	\$	(3)	
Nonprincipal protected debt ^(a)		NA		(2,826)		NA	
Total FIN 46R long-term beneficial interests		NA	1	\$ (2,833)		NA	

(a) Balance not applicable as the return of

principal is based upon performance of an underlying variable, and therefore may not occur in full.

At September 30, 2007, the fair value of unfunded lending-related commitments for which the fair value option was elected was a \$449 million liability, which is included in Accounts payable, accrued expenses and other liabilities. The contractual amount of such commitments was \$10.8 billion.

NOTE 5 PRINCIPAL TRANSACTIONS

Principal transactions revenue consists of realized and unrealized gains and losses from trading activities (including physical commodities inventories that are accounted for at the lower of cost or fair value), changes in fair value associated with financial instruments held by the Investment Bank for which the SFAS 159 fair value option was elected, and loans held-for-sale within the wholesale lines of business. Principal transactions revenue also includes private equity gains and losses.

The following table presents Principal transactions revenue.

	Three months ended September 30,			Nine months ender September 30,				
(in millions)	2	2007		2006		2007		2006
Trading revenue Private equity gains	\$	(548) 785	\$	2,514 223	\$	4,705 3,569	\$	7,148 1,039
Total Principal transactions revenue	\$	237	\$	2,737	\$	8,274	\$	8,187
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Trading assets and liabilities

Trading assets include debt and equity instruments held for trading purposes that JPMorgan Chase owns (long positions) and certain loans for which the Firm manages on a fair value basis and has elected the SFAS 159 fair value option. Trading liabilities include debt and equity instruments that the Firm has sold to other parties but does not own (short positions). The Firm is obligated to purchase instruments at a future date to cover the short positions. Included in Trading assets and Trading liabilities are the reported receivables (unrealized gains) and payables (unrealized losses) related to derivatives. Trading positions are carried at fair value on the Consolidated balance sheets. For a discussion of the valuation of Trading assets and Trading liabilities, see Note 3 on pages 73 80 of this Form 10-Q. The following table presents the fair value of Trading assets and Trading liabilities for the dates indicated.

(in millions)	\$ September 30, 2007	December 31, 2006
Trading assets		
Debt and equity instruments:		
U.S. government and federal agency obligations	\$ 25,175	\$ 17,358
U.S. government-sponsored enterprise obligations	29,537	28,544
Obligations of state and political subdivisions	12,392	9,569
Certificates of deposit, bankers acceptances and commercial paper Debt securities issued by non-U.S. governments	7,934 70,713	8,204 58,387
Corporate debt securities	48,995	62,064
Equity securities	95,366	86,862
Loans ^(a)	55,776	16,595
Other	43,231	22,554
	10,201	,00
Total debt and equity instruments	389,119	310,137
Derivative receivables $^{(b)}$		
Interest rate	28,714	28,932
Foreign exchange	6,052	4,260
Equity	10,752	6,246
Credit derivatives	10,664	5,732
Commodity	8,410	10,431
Total derivative receivables	64,592	55,601
Total trading assets	\$ 453,711	\$ 365,738
Trading liabilities		
Debt and equity instruments ^(c)	\$ 80,748	\$ 90,488
Derivative payables ^(b)		
Interest rate	20,792	22,738
Foreign exchange	8,956	4,820
Equity	23,168	16,579
Credit derivatives	9,538	6,003
Commodity	5,972	7,329

Total derivative payables

68,426

57,469

Total trading liabilities

\$ 149,174

147,957

\$

(a) The increase from
December 31,
2006, is primarily related to loans for which the
SFAS 159 fair value option has been elected.

(b) Included in

Trading assets

and Trading

liabilities are

the reported

receivables

(unrealized

gains) and

payables

(unrealized

losses) related

to derivatives.

These amounts

are reported net

of cash received

oj custi receti

and paid of \$25.9 billion

and

\$24.4 billion,

respectively, at

September 30,

2007, and

\$23.0 billion

and

\$18.8 billion,

respectively, at

December 31,

2006, under

legally

enforceable

master netting

agreements.

(c) Primarily represents securities sold,

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Average Trading assets and liabilities were as follows for the periods indicated.

	Three mo Septen			Ni	ine months	ended S 30,	eptember
(in millions)	2007	2007		2006			2006
Trading assets debt and equity instruments Trading assets derivative receivables	\$ 396,622 64,821	\$	288,530 55,419	\$	374,603 61,801	\$	273,307 55,942
Trading liabilities debt and equity instruments ^(a) Trading liabilities derivative payables	\$ 96,439 65,467	\$	103,303 54,928	\$	96,806 61,742	\$	104,877 57,052

(a) Primarily
represents
securities sold,
not yet
purchased.

Private equity

The following table presents the carrying value and cost of the Private equity investment portfolio for the dates indicated.

	Septembe	September 30, 2007				
in millions)	Carrying value	Cost	Carrying value	Cost		
Total private equity investments	\$ 6,929	\$ 6,594	\$ 6,359	\$ 7,560		

Private equity investments are held primarily by the Private Equity business within Corporate. Private Equity includes investments in buyouts, growth equity and venture opportunities. These investments are accounted for under investment company guidelines. Accordingly, these investments, irrespective of the percentage of equity ownership interest held, are carried on the Consolidated balance sheets at fair value. Realized and unrealized gains and losses arising from changes in value are reported in Principal transactions revenue in the Consolidated statements of income in the period that the gains or losses occur. For a discussion of the valuation of Private equity investments, see Note 3 on pages 73 80 of this Form 10-O.

NOTE 6 OTHER NONINTEREST REVENUE

Investment banking fees

This revenue category includes advisory and equity and debt underwriting fees. Advisory fees are recognized as revenue when the related services have been performed. Underwriting fees are recognized as revenue when the Firm has rendered all services to the issuer and is entitled to collect the fee from the issuer, as long as there are no other contingencies associated with the fee (e.g., the fee is not contingent upon the customer obtaining financing). Underwriting fees are net of syndicate expenses. The Firm recognizes credit arrangement and syndication fees as revenue after satisfying certain retention, timing and yield criteria.

The following table presents the components of Investment banking fees.

	Three months of	ended	Nine months	s ended	
	September 3	30,	September 30,		
(in millions)	2007	2006	2007	2006	

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Underwriting: Equity Debt	\$ 267 475	\$ 274 712	\$ 1,169 2,178	\$ 851 1,928
Total underwriting Advisory	742 594	986 430	3,347 1,626	2,779 1,176
Total	\$ 1,336	\$ 1,416	\$ 4,973	\$ 3,955

Lending & deposit-related fees

This revenue category includes fees from loan commitments, standby letters of credit, financial guarantees, deposit-related fees in lieu of compensating balances, cash management-related activities or transactions, deposit accounts, and other loan servicing activities. These fees are recognized over the period in which the related service is provided.

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Asset management, administration and commissions

This revenue category includes fees from investment management and related services, custody, brokerage services, insurance premiums and commissions and other products. These fees are recognized over the period in which the related service is provided. Performance-based fees, which are earned based upon exceeding certain benchmarks or other performance targets, are accrued and recognized at the end of the performance period in which the target is met.

Mortgage fees and related income

This revenue category primarily reflects Retail Financial Services mortgage banking revenue, including fees and income derived from mortgages originated with the intent to sell, mortgage sales and servicing; the impact of risk management activities associated with the mortgage pipeline, warehouse and MSRs; and revenues related to any residual interests held from mortgage securitizations. This revenue category also includes gains and losses on sales and lower of cost or fair value adjustments for mortgage loans held-for-sale, as well as changes in fair value for mortgage loans originated with the intent to sell and measured at fair value under SFAS 159. For loans measured at fair value under SFAS 159, origination costs are recognized in the associated expense category as incurred. Costs to originate Loans held-for-sale and accounted for at the lower of cost or fair value are deferred and recognized as a component of the gain or loss on sale. Net interest income from mortgage loans and securities gains and losses on AFS securities used in mortgage-related risk management activities are not included in Mortgage fees and related income. For a further discussion of MSRs, see Note 16 on pages 121 122 of the 2006 Annual Report and Note 17 on page 102 of this Form 10-Q.

Credit card income

This revenue category includes interchange income from credit and debit cards and servicing fees earned in connection with securitization activities. Volume-related payments to partners and expenses for rewards programs are netted against interchange income. Expenses related to rewards programs are recorded when the rewards are earned by the customer. Other Fee revenues are recognized as earned, except for annual fees, which are deferred with direct loan origination costs and recognized on a straight-line basis over the 12-month period to which they pertain.

Credit card revenue sharing agreements

The Firm has contractual agreements with numerous affinity organizations and co-brand partners, which grant to the Firm exclusive rights to market to their members or customers. These organizations and partners endorse the credit card programs and provide their mailing lists to the Firm, and they may also conduct marketing activities and provide awards under the various credit card programs. The terms of these agreements generally range from 3 to 10 years. The economic incentives the Firm pays to the endorsing organizations and partners typically include payments based upon new account originations, charge volumes, and the cost of the endorsing organizations or partners marketing activities and awards.

The Firm recognizes the payments made to the affinity organizations and co-brand partners based upon new account originations as direct loan origination costs. Payments based upon charge volumes are considered by the Firm as revenue sharing with the affinity organizations and co-brand partners, which are deducted from Credit card income as the related revenue is earned. Payments based upon marketing efforts undertaken by the endorsing organization or partner are expensed by the Firm as incurred. These costs are recorded within Noninterest expense.

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NOTE 7 INTEREST INCOME AND INTEREST EXPENSE

Details of Interest income and Interest expense were as follows.

	Three mo	nths end			onths ended ember 30,		
(in millions)	2007		$2006^{(b)}$	2007		$2006^{(b)}$	
Interest income ^(a)							
Loans	\$ 9,375	\$	8,604	\$ 26,911	\$	24,132	
Securities	1,332		1,084	3,965		2,919	
Trading assets	5,133		2,788	13,133		7,985	
Federal funds sold and securities purchased							
under resale agreements	1,629		1,442	4,936		3,859	
Securities borrowed	1,242		887	3,498		2,457	
Deposits with banks	508		352	901		1,006	
Interests in purchased receivables						652	
Total interest income	19,219		15,157	53,344		43,010	
Interest expense ^(a)							
Interest-bearing deposits	5,638		4,471	15,975		12,140	
Short-term and other liabilities	4,301		3,794	12,463		10,279	
Long-term debt	1,789		1,370	4,722		3,964	
Beneficial interests issued by consolidated	ŕ			,			
VIEs	165		143	425		1,077	
Total interest expense	11,893		9,778	33,585		27,460	
Net interest income	7,326		5,379	19,759		15,550	
Provision for credit losses	1,785		812	4,322		2,136	
Net interest income after provision for							
credit losses	\$ 5,541	\$	4,567	\$ 15,437	\$	13,414	

(a) Interest income and Interest expense include the current period interest accruals for financial instruments measured at fair value except for financial instrumentscontaining embedded derivatives that would be

separately accounted for in accordance with **SFAS 133** absent the fair value election; for those instruments, all changes in value, including any interest elements, are reported in **Principal** transactions revenue.

(b) Prior periods
have been
adjusted to
reflect the
reclassification
of certain
amounts to more
appropriate
interest income
and interest
expense lines.

NOTE 8 PENSION AND OTHER POSTRETIREMENT EMPLOYEE BENEFIT PLANS

For a discussion of JPMorgan Chase s pension and other postretirement employee benefit (OPEB) plans, see Note 7 on pages 100 105 of JPMorgan Chase s 2006 Annual Report. The Firm prospectively adopted SFAS 158 as required on December 31, 2006.

The following table presents the components of net periodic benefit cost reported in the Consolidated statements of income for the Firm s U.S. and non-U.S. defined benefit pension and OPEB plans.

	Defined benefit pension plans U.S. Non-U.S. OPEB pla												
	U.	OPEB	OPEB plans										
Three months ended September 30, (in millions)	2007	$2006^{(b)}$	2007	2006	2007	2006							
Components of net periodic benefit cost													
Benefits earned during the period	\$ 68	\$ 70	\$ 9	\$ 7	\$ 4	\$ 2							
Interest cost on benefit obligations	117	113	35	29	16	21							
Expected return on plan assets	(178)	(173)	(37)	(30)	(23)	(23)							
Amortization:													
Net actuarial loss		3	14	11		9							
Prior service cost (credit)	1	2			(4)	(5)							
Curtailment loss													
Settlement loss													
Subtotal Other defined benefit pension plans ^(a)	8	15	21 (6)	17 15	(7) NA	4 NA							

Total defined benefit pension and OPEB plans Total defined contribution plans	8 63	15 60	15 47	32 48	1	(7) NA	N.	4 A
Total pension and OPEB cost included in Compensation expense	\$ 71	\$ 75	\$ 62	\$ 80	\$	(7)	\$	4
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	De					
	U	.S.	Non-	·U.S.	OPEB	plans
Nine months ended September 30, (in millions)	2007	$2006^{(b)}$	2007	2006	2007	2006
Components of net periodic benefit cost						
Benefits earned during the period	\$ 198	\$ 211	\$ 27	\$ 21	\$ 7	\$ 6
Interest cost on benefit obligations	351	338	106	85	56	59
Expected return on plan assets	(534)	(519)	(112)	(89)	(69)	(70)
Amortization:						
Net actuarial loss		9	41	32	14	20
Prior service cost (credit)	3	4			(12)	(14)
Curtailment loss				1		
Settlement loss			1	3		
Subtotal	18	43	63	53	(4)	1
Other defined benefit pension plans ^(a)	1	2	25	42	NA	NA
Total defined benefit pension and OPEB						
plans	19	45	88	95	(4)	1
Total defined contribution plans	190	180	158	137	NA	NA
Total pension and OPEB cost included in						
Compensation expense	\$ 209	\$ 225	\$ 246	\$ 232	\$ (4)	\$ 1

(a) Includes various defined benefit pension plans, which are individually immaterial.

(b) Revised primarily to incorporate amounts related to the U.S. defined benefit pension plans not subject to Title IV of the *Employee* Retirement Income Security Act of 1974 (e.g., Excess Retirement Plan).

The fair value of plan assets for the U.S. defined benefit pension and OPEB plans and material non-U.S. defined benefit pension plans was \$11.6 billion and \$2.9 billion, respectively, as of September 30, 2007, and \$11.3 billion and \$2.8 billion, respectively, as of December 31, 2006.

There will be no contributions in 2007 for the U.S. qualified defined benefit pension plan. The amount of 2007 potential contributions for U.S. non-qualified defined benefit pension plans is \$36 million. The amount of 2007 potential contributions for non-U.S. defined benefit pension plans is \$115 million and for OPEB plans is \$3 million.

NOTE 9 EMPLOYEE STOCK-BASED INCENTIVES

For a discussion of the accounting policies and other information relating to employee stock-based compensation, see Note 8 on pages 105 107 of JPMorgan Chase s 2006 Annual Report.

Effective January 1, 2006, the Firm adopted SFAS 123R and all related interpretations using the modified prospective transition method. SFAS 123R requires that all share-based payments to employees, including employee stock options and stock-settled stock appreciation rights (SARs), be measured at their grant date fair values.

Upon adopting SFAS 123R, the Firm revised its accounting policies for share-based payments granted to retirement-eligible employees. Prior to the adoption, the Firm s accounting policy for share-based payment awards granted to retirement-eligible employees was to recognize compensation cost over the award s stated service period. Beginning with awards granted to retirement-eligible employees in 2006, JPMorgan Chase recognized compensation expense on the grant date without giving consideration to the impact of the postemployment restrictions. In the first quarter of 2006, the Firm also began to accrue the estimated cost of stock awards to be granted to retirement-eligible employees in the following year.

The Firm recognized noncash compensation expense related to its various employee stock-based incentives of \$490 million and \$545 million (including the total incremental impact of adopting SFAS 123R of \$105 million) for the quarters ended September 30, 2007 and 2006, respectively, and \$1.5 billion and \$1.9 billion (including the total incremental impact of adopting SFAS 123R of \$670 million) in the first nine months of 2007 and 2006, respectively, in its Consolidated statements of income. These amounts included an accrual for the estimated cost of stock awards to be granted to retirement-eligible employees of \$123 million and \$137 million for the quarters ended September 30, 2007 and 2006, respectively, and \$380 million and \$418 million in the first nine months of 2007 and 2006, respectively.

In the first quarter 2007, the Firm granted 44 million restricted stock units (RSUs) with a grant date fair value of \$48.25 per RSU in connection with its annual incentive grant.

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NOTE 10 NONINTEREST EXPENSE

Merger costs

Costs associated with the Bank One Merger and the transaction with The Bank of New York Company, Inc. (The Bank of New York) are reflected in the merger costs caption of the Consolidated statements of income. For a further discussion of the transaction with The Bank of New York, see Note 2 on page 73 of this Form 10-Q. A summary of such costs is shown in the following table.

	Three mor	nths ende aber 30,	ed		Nine months ended September 30,					
(in millions)	2007		2006		2007		2006			
Expense category										
Compensation	\$	\$		\$	1	\$	6			
Occupancy	8		5		18		19			
Technology and communications and other	51		40		149		177			
Bank of New York transaction ^(a)	2		3		19		3			
$\mathbf{Total}^{(b)}$	\$ 61	\$	48	\$	187	\$	205			

(a) Represents

Compensation and

Technology and

communications

and other.

(b) With the exception

of

occupancy-related

write-offs, all of

the costs in the

table require the

expenditure of

cash.

The table below shows the change in the liability balance related to the costs associated with the Bank One Merger.

	Ni	ne months end	ember
(in millions)		2007	$2006^{(b)}$
Liability balance, beginning of period Recorded as merger costs Liability utilized	\$	155 168 (196)	\$ 311 202 (338)
Liability balance, end of period	\$	127 (<i>a</i>)	\$ 175

(a) Excludes \$23 million related to the Bank of New York

transaction.

(b) Prior periods
have been
revised to reflect
the current
presentation.

NOTE 11 SECURITIES

For a discussion of accounting policies relating to Securities, see Note 10 on pages 108-111 of JPMorgan Chase s 2006 Annual Report. The following table presents realized gains and losses from AFS securities.

	Three mor		ed		Nine months ended September 30,				
(in millions)	2007		2006		2007		2006		
Realized gains Realized losses	\$ \$ 252 (15)		93 (53)	\$ 322 (306)		\$	243 (821)		
Net realized Securities gains (losses) ^(a)	\$ 237	\$	40	\$	16	\$	(578)		

(a) Proceeds from securities sold were within approximately 2% of amortized cost for the three and nine months ended September 30, 2007 and 2006.

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The amortized cost and estimated fair value of AFS and held-to-maturity securities were as follows for the dates indicated.

(in millions)	Amortized cost	unrea	Gross		O, 2007 Gross ealized losses		Fair value	Amortized cost	unre	ecembe Gross ealized gains	unre	Gross		Fair value
Available-for-sale securities U.S. government and federal agency obligations:														
U.S. treasuries	\$ 1,350	\$		\$	5	\$	1,345	\$ 2,398	\$		\$	23	\$	2,375
Mortgage-backed securities	9		1				10	32		2		1		33
Agency obligations	75		7				82	78		8		1		86
U.S.			•					, 0						
government-sponsored														
enterprise obligations	75,016		133		580	,	74,569	75,434		334		460	7	5,308
Obligations of state and political														
subdivisions	508		2		4		506	637		17		4		650
Debt securities issued	200		_		•		200	037		17				050
by non-U.S.														
governments	8,359		10		38		8,331	6,150		7		52		6,105
Corporate debt	2.254				_		2.250	611						600
securities	3,254		1		5		3,250	611		125		3		609
Equity securities	4,188		56		3		4,241	3,689		125		1		3,813
Other ^(a)	5,297		42		14		5,325	2,890		50		2		2,938
Total available-for-sale securities	\$ 98,056	\$	252	\$	649	\$	97,659	\$91,919	\$	544	\$	546	\$ 9	01,917
Held-to-maturity securities ^(b) Total held-to-maturity securities	\$ 4 7	¢	1	¢		\$	48	\$ 58	¢	2	\$		¢	60
securiues	\$ 47	Þ	1	\$		Þ	48	\$ 58	\$	2	3		\$	60

⁽a) Primarily includes negotiable certificates of deposit.

⁽b) Consists primarily of mortgage-backed securities issued by U.S. government-sponsored entities.

Included in the \$649 million of gross unrealized losses on AFS securities at September 30, 2007, was \$303 million of unrealized losses that have existed for a period greater than 12 months. These securities are predominately rated AAA and the unrealized losses are primarily due to overall increases in market interest rates and not concerns regarding the underlying credit of the issuers. The majority of the securities with unrealized losses aged greater than 12 months are obligations of U.S. government-sponsored enterprises and have a fair value at September 30, 2007, that is within 4% of their amortized cost basis.

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NOTE 12 SECURITIES FINANCING ACTIVITIES

For a discussion of accounting policies relating to securities financing activities, see Note 11 on page 111 of JPMorgan Chase s 2006 Annual Report.

Resale agreements and repurchase agreements are generally treated as collateralized financing transactions carried on the Consolidated balance sheets at the amounts the securities will be subsequently sold or repurchased, plus accrued interest. On January 1, 2007, pursuant to the adoption of SFAS 159, the Firm elected fair value measurement for certain resale and repurchase agreements. For a further discussion of SFAS 159, see Note 4 on pages 80 83 of this Form 10-Q. These agreements continue to be reported within Securities purchased under resale agreements and Securities sold under repurchase agreements on the Consolidated balance sheets. Generally for agreements carried at fair value, current period interest accruals are recorded within Interest income and Interest expense with changes in fair value reported in Principal transactions revenue. However, for financial instruments containing embedded derivatives that would be separately accounted for in accordance with SFAS 133, all changes in fair value, including any interest elements, are reported in Principal transactions revenue. Where appropriate, resale and repurchase agreements with the same counterparty are reported on a net basis in accordance with FIN 41.

The following table details the components of securities financing activities at each of the dates indicated.

(in millions)	September 30, 2007		December 31, 2006	
Securities purchased under resale agreements ^(a) Securities borrowed	\$	133,237 84,697	\$ 122,479 73,688	
Securities sold under repurchase agreements ^(b) Securities loaned	\$	153,665 11,760	\$ 143,253 8,637	

- (a) Includes resale agreements of \$17.6 billion accounted for at fair value at September 30, 2007.
- 2007.
 (b) Includes
 repurchase
 agreements of
 \$6.4 billion
 accounted for at
 fair value at
 September 30,
 2007.

JPMorgan Chase pledges certain financial instruments it owns to collateralize repurchase agreements and other securities financings. Pledged securities that can be sold or repledged by the secured party are identified as financial instruments owned (pledged to various parties) on the Consolidated balance sheets.

At September 30, 2007, the Firm had received securities as collateral that could be repledged, delivered or otherwise used with a fair value of approximately \$342.0 billion. This collateral was generally obtained under resale or securities borrowing agreements. Of these securities, approximately \$321.4 billion were repledged, delivered or otherwise used, generally as collateral under repurchase agreements, securities lending agreements or to cover short sales.

NOTE 13 LOANS

The accounting for a loan may differ based upon the type of loan and/or its use in an investing or trading strategy. The measurement framework for Loans in the consolidated financial statements is one of the following:

At the principal amount outstanding, net of the Allowance for loan losses, unearned income and any net deferred loan fees;

At the lower of cost or fair value, with valuation changes recorded in Noninterest revenue; or

At fair value, with changes in fair value recorded in Noninterest revenue.

For a detailed discussion of accounting policies relating to Loans, see Note 12 on pages 112 113 of JPMorgan Chase s 2006 Annual Report. See Note 4 on pages 80 83 of this Form 10-Q for further information on the Firm s elections of fair value accounting under SFAS 159. See Note 5 on pages 83 85 of this Form 10-Q for further information on loans carried at fair value and classified as trading assets.

Interest income is recognized using the interest method, or on a basis approximating a level rate or return over the term of the loan.

Loans within the held-for-investment portfolio that management decides to sell are transferred to the held-for-sale portfolio. Transfers to held-for-sale are recorded at the lower of cost or fair value on the date of transfer. Losses attributed to credit losses are charged off to the Allowance for loan losses and losses due to interest rates, or exchange rates, are recognized in Noninterest revenue.

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The composition of the loan portfolio at each of the dates indicated was as follows.

In millions 2007 2006 2007 2006 2007 2006 2007 2006 2007 2006 2007 2006 2007 2006 2007		September 30,		December 31,	
Commercial and industrial Real estate \$89,608 \$77,788 Real estate 13,964 14,237 Financial institutions 16,310 14,103 Lease financing receivables 2,379 2,608 Other 4,082 9,959 Total U.S. wholesale loans 126,343 118,686 Non-U.S. wholesale loans: 2 43,428 Commercial and industrial 52,224 43,428 Real estate 2,509 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 165 Total wholesale loans: 11,248 1,174 Commercial and industrial 141,832 12,216 Real estate ⁽¹⁾ 16,643 15,333 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total consumer loans: (**) *** *** Total consumer loans: (**) **	(in millions)				
Real estate Financial institutions 13,964 14,237 14,103 Financial institutions 16,310 14,103 Classe financing receivables 2,379 2,608 Other 4,082 9,950 Total U.S. wholesale loans 126,343 118,686 Non-U.S. wholesale loans: "Total U.S. wholesale loans: Commercial and industrial 52,224 43,428 428 43,428 428 428 428 428 429,79 1,146 428 428 428 42,679 1,146 428 428 428 428 428 428 428 428 428 428	U.S. wholesale loans:				
Financial institutions 16,310 14,103 Lease financing receivables Other 2,379 2,608 Other 4,082 9,950 Total U.S. wholesale loans 126,343 118,686 Non-U.S. wholesale loans: *** *** Commercial and industrial 52,224 4,3428 Real estate 2,679 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans: *** 5,505 Total wholesale loans: *** 12,216 Commercial and industrial 141,832 121,216 Real estate ⁽⁶⁾ 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans: *** 18,742 Home equity 9,30,26 85,730 Mortgage 47,730 59,	Commercial and industrial	\$	89,608	\$	77,788
Lease financing receivables Other 2,379 (4,08) (4,082) 2,698 (2,095) Total U.S. wholesale loans 126,343 118,686 Non-U.S. wholesale loans: 2 2 Commercial and industrial Real estate (2,679) (1,146) 43,428 43,428 Real estate (1,124) (1,174) 15,109 (1,124) 19,163 1,174 1,174 1,174 1,174 0,175 1,174<	Real estate		13,964		14,237
Other 4,082 9,950 Total U.S. wholesale loans 126,343 118,686 Non-U.S. wholesale loans: 2 43,428 Real estate 2,679 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans: (a) 71,385 65,056 Commercial and industrial 141,832 12,1216 Real estate(b) 16,643 15,383 Financial institutions 31,419 33,262 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans: (a) 197,728 183,742 Total consumer loans: (a) 2,725 2,782 Other 4,207 10,095 Total consumer loans: (b) 93,026 85,730 Mortgage 40,871 41,009 Total consumer loans 27,556 27,097 Total consumer loans 27,556 27,09	Financial institutions		16,310		14,103
Total U.S. wholesale loans: 126,343 118,686 Non-U.S. wholesale loans: 2 32,224 43,422 Commercial and industrial 52,224 43,428 Real estate 2,679 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans 71,385 65,056 Total wholesale loans: (a) 2 1 Commercial and industrial 141,832 121,216 Real estate (b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans: (c) 2 47,730 59,668 Auto loans and leases 47,730 59,668 27,097 Total consumer loans 27,556 27,097 Total consumer loans 27,556 27,097	Lease financing receivables		2,379		2,608
Non-U.S. wholesale loans: 2 Commercial and industrial 52,224 43,428 Real estate 2,679 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans 71,385 65,056 Total wholesale loans:(a) 3 121,216 Commercial and industrial 141,832 121,216 Real estate(b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) 2 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total loans(e)(f) \$486,320 \$483	Other		4,082		9,950
Commercial and industrial Real estate 52,224 (2,679) (1,146) 43,428 (2,679) (1,146) 1,146 (2,679) (1,146) 1,148 (1,174)	Total U.S. wholesale loans		126,343		118,686
Real estate 2,679 1,146 Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans 71,385 65,056 Total wholesale loans:(a) Commercial and industrial 141,832 121,216 Real estate(b) 16,643 15,383 Financial institutions 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans Total loans(e)(f) \$486,320 \$483,127 Memo: \$18,363 \$55,251 Loans at fair value 6,128					
Financial institutions 15,109 19,163 Lease financing receivables 1,248 1,174 Other 125 145 Total non-U.S. wholesale loans 71,385 65,056 Total wholesale loans: ⟨a⟩ − − Commercial and industrial 141,832 121,216 Real estate ⟨b⟩ 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans: ⟨c⟩ Total consumer loans: ⟨c⟩ Total consumer loans 93,026 85,730 85,730 Mortgage 47,730 59,668 40,871 41,009 70,940 85,881 81 81,871 81,871 81,871 81,871 81,872 82,872 299,385 70,409 85,881 81,872 82,872 299,385 70,41 81,872 82,872 299,385 70,41 81,872 82,525 70,972 70,972 70,972 70,972 70,972	Commercial and industrial				43,428
Lease financing receivables Other 1,248 1,174 (other) 1,248 125 (other) 1,174 (other) 1,174 (other) 1,248 (other) 1,174 (other) 1,248 (other) 1,174 (other) 1,248 (other) 1,174 (other) 1,258 (other) 65,056 (other) 2,258 (other) 1,382 (other) 1,248 (other) 2,248 (other) 2,248 (other) 2,248 (2,679		1,146
Other 125 145 Total non-U.S. wholesale loans 71,385 65,056 Total wholesale loans: (a) 31,419 32,266 Commercial and industrial 141,832 121,216 Real estate (b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans: (c) 3 10,005 Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables (d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans (e)(f) \$ 486,320 \$ 483,127 Memo: 20,000 3,000 3,000 3,000 3,000 3,000 3,000 3,000 3,000 3,000 3,00	Financial institutions		15,109		19,163
Total non-U.S. wholesale loans: 71,385 65,056 Total wholesale loans: (a) 121,216 Commercial and industrial 141,832 121,216 Real estate(b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) 39,026 85,730 Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$486,320 \$483,127 Memo: Loans at fair value 6,128 NA	Lease financing receivables		1,248		1,174
Total wholesale loans:(a) Commercial and industrial 141,832 121,216 Real estate(b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Other		125		145
Commercial and industrial 141,832 121,216 Real estate(b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total non-U.S. wholesale loans		71,385		65,056
Real estate(b) 16,643 15,383 Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) \$\$183,026 85,730 Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total wholesale loans:(a)				
Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans: (c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Commercial and industrial		141,832		121,216
Financial institutions 31,419 33,266 Lease financing receivables 3,627 3,782 Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans: (c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Real estate ^(b)		16,643		15,383
Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Financial institutions				33,266
Other 4,207 10,095 Total wholesale loans 197,728 183,742 Total consumer loans:(c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Lease financing receivables		•		
Total consumer loans: (c) Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables (d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans (e) (f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA			•		-
Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total wholesale loans		197,728		183,742
Home equity 93,026 85,730 Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total consumer loans:(c)				
Mortgage 47,730 59,668 Auto loans and leases 40,871 41,009 Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA			93,026		85,730
Auto loans and leases $40,871$ $41,009$ Credit card receivables(d) $79,409$ $85,881$ All other loans $27,556$ $27,097$ Total consumer loans $288,592$ $299,385$ Total loans(e)(f) $$486,320$ $$483,127$ Memo: Loans held-for-sale $$18,363$ $$55,251$ Loans at fair value $6,128$ NA					-
Credit card receivables(d) 79,409 85,881 All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA					
All other loans 27,556 27,097 Total consumer loans 288,592 299,385 Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: \$ 18,363 \$ 55,251 Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA			,		
Total loans(e)(f) \$ 486,320 \$ 483,127 Memo: \$ 18,363 \$ 55,251 Loans at fair value \$ 18,363 \$ 75,251			•		
Memo: \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total consumer loans		288,592		299,385
Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Total loans ^{(e)(f)}	\$	486,320	\$	483,127
Loans held-for-sale \$ 18,363 \$ 55,251 Loans at fair value 6,128 NA	Memo:				
Loans at fair value 6,128 NA		\$	18,363	\$	55,251
Total loans at fair value and loans held-for-sale \$ 24,491 \$ 55,251		·	•	•	
	Total loans at fair value and loans held-for-sale	\$	24,491	\$	55,251

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(a) Includes the

Investment

Bank,

Commercial

Banking,

Treasury &

Securities

Services and

Asset

Management.

(b) Represents

credits extended

for real

estate related

purposes to

borrowers who

are primarily in

the real estate

development or

investment

businesses and

for which the

primary

repayment is

from the sale,

lease,

management,

operations or

refinancing of

the property.

(c) Includes Retail

Financial

Services, Card

Services and the

Corporate

segment.

(d) Includes billed

finance charges

and fees net of

an allowance for

uncollectible

amounts.

(e) Loans (other

than those for

which the SFAS

159 fair value

option has been

elected) are

presented net of

unearned

income and net deferred loan fees of \$1.0 billion and \$1.3 billion at September 30, 2007, and December 31, 2006, respectively.

(f) As a result of the adoption of SFAS 159, \$23.3 billion of loans were transferred from loans held-for-sale to Trading assets and therefore, such loans are no longer included in loans at

September 30,

2007.

The following table reflects information about the Firm s loan sales.

	Three mor Septem		Nine months ended September 30,				
(in millions)	2007	$2006^{(b)}$	2007		2006 ^(b)		
Net (losses) gains on sales of loans (including lower of cost or fair value adjustments) ^(a)	\$ (403)	\$ 275	\$ (40)	\$	504		
(a) Excludes sales							

(a) Excludes sales related to loans accounted for at fair value.

(b) Prior periods
have been
revised to reflect
the current
presentation.

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Impaired loans

JPMorgan Chase accounts for and discloses nonaccrual loans as impaired loans. The following are excluded from impaired loans: small-balance, homogeneous consumer loans; loans carried at fair value or the lower of cost or fair value; and leases.

The table below sets forth information about JPMorgan Chase s impaired loans (other than those included in Trading assets). The Firm primarily uses the discounted cash flow method for valuing impaired loans.

(in millions)	Sep	30, 2007	D	31, 2006
Impaired loans with an allowance Impaired loans without an allowance $^{(a)}$	\$	650 16	\$	623 66
Total impaired loans Allowance for impaired loans under SFAS 114 ^(b)	\$	666 160	\$	689 153

(a) When the

discounted cash

flows, collateral

value or market

price equals or

exceeds the

carrying value

of the loan, then

the loan does

not require an

 $allow ance\ under$

SFAS 114.

(b) The allowance

for impaired

loans under

SFAS 114 is

included in

JPMorgan

Chase s

Allowance for

loan losses.

	Three mor	nths end aber 30,	Nine months ended September 30,			
(in millions)	2007		2006	2007		2006
Average balance of impaired loans during the period Interest income recognized on impaired loans during the period	\$ 674	\$	1,008	\$ 622	\$	1,036

NOTE 14 ALLOWANCE FOR CREDIT LOSSES

For a further discussion of the Allowance for credit losses and the related accounting policies, see Note 13 on pages 113 114 of JPMorgan Chase s 2006 Annual Report. The table below summarizes the changes in the Allowance for loan losses.

	N	ine months er	nded Sep 0,	otember
(in millions)		2007	,	2006
Allowance for loan losses at January 1 Cumulative effect of change in accounting principles ^(a)	\$	7,279 (56)	\$	7,090
Allowance for loan losses at January 1, adjusted Gross charge-offs Gross recoveries		7,223 (3,731) 622		7,090 (2,741) 629
Net charge-offs Provision for loan losses Other		(3,109) 3,988 11		(2,112) 2,068 10
Allowance for loan losses at September 30	\$	8,113	\$	7,056
Components: Asset specific ^(b) Formula-based ^(b)	\$	123 7,990	\$	162 6,894
Total Allowance for loan losses	\$	8,113	\$	7,056
(a) Reflects the				

effect of the adoption of SFAS 159 at January 1, 2007. For a further discussion of SFAS 159, see Note 4 on pages 80 83 of this Form 10-Q.

(b) Prior periods

have been
revised to reflect
the current
presentation.

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The table below summarizes the changes in the Allowance for lending-related commitments.

	Nir	ne months en	nded Sept 0.	ember
(in millions)		2007	·,	2006
Allowance for lending-related commitments at January 1 Provision for lending-related commitments	\$	524 334	\$	400 68
Allowance for lending-related commitments at September 30 ^(a)	\$	858	\$	468

(a) At September 30, 2007, includes \$27 million of asset-specific and \$831 million of formula-based allowance. At September 30, 2006, includes \$40 million of asset-specific and \$428 million of formula-based allowance.

NOTE 15 LOAN SECURITIZATIONS

For a discussion of the accounting policies relating to loan securitizations, see Note 14 on pages 114–118 of JPMorgan Chase s 2006 Annual Report. JPMorgan Chase securitizes and sells a variety of its consumer and wholesale loans, including warehouse loans that are classified in Trading assets. Consumer activities include securitizations of residential real estate, credit card, automobile and education loans that are originated or purchased by RFS and Card Services (CS). Wholesale activities include securitizations of purchased residential real estate loans and commercial loans (primarily real estate related) originated by IB.

JPMorgan Chase sponsored securitizations utilize SPEs as part of the securitization process. These SPEs are structured to meet the definition of a QSPE (as discussed in Note 1 on pages 72–73 of this Form 10-Q); accordingly, the assets and liabilities of securitization-related QSPEs are not reflected in the Firm s Consolidated balance sheets (except for retained interests, as described below) but are included on the balance sheet of the QSPE purchasing the assets. Assets held by JPMorgan Chase-sponsored securitization-related QSPEs as of September 30, 2007, and December 31, 2006, were as follows:

(in billions)	Sept	ember 30, 2007	Dec	cember 31, 2006
Consumer activities Credit card Auto Residential mortgage	\$	90.3 2.7 62.0	\$	86.4 4.9 40.7

Other loans ^(a)	1.2	
Wholesale activities		
Residential mortgage	35.1	43.8
Commercial and other $^{(b)(c)}$	104.6	87.1
Total	\$ 295.9	\$ 262.9

- (a) Includes
 education loans
 securitized in
 the third quarter
 of 2007.
- (b) Cosponsored securitizations include non-JPMorgan Chase originated assets.
- (c) Commercial and other consists of commercial loans (primarily real estate) and non-mortgage consumer receivables purchased from third parties.

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The following table summarizes new securitization transactions that were completed during the three and nine months ended September 30, 2007 and 2006; the resulting gains or losses arising from such securitizations; certain cash flows received from such securitizations; and the key economic assumptions used in measuring the retained interests (if any) other than residential MSRs (for a discussion of residential MSRs, see Note 17 on page 102 of this Form 10-Q) as of the dates of such sales.

					2007		Three me	onths ende	ed S	eptembe	er 30),		2006		
	C	onsu	mer activi	ties	2007	V	Vholesale ac	ctivities		Cor	ısur	ner acti	viti	2006 es	Wholesale	activit
lions, except nd where	Credit	R	esidential		Other	Re	esidentia C on	nmercial and		Credit			Re	sidential	ResidentialC	omme
rise noted)	card	Auto	mortgage		loans	1	nortgage	other		card		Auto	n	nortgage	mortgage	(
pal ized	\$ 3,455	\$	\$ 3,787	\$	1,168	\$	2,850	\$ 3,868	\$	1,100	\$	1,182	\$	4,212	\$ 8,352	\$ 3
gains)	29		2(a)	51		$(5)^{(a)}$	(a)	7				7	33	
llow nation: eds from																
izations ing fees	\$ 3,455	\$	\$3,762	\$	1,168	\$	2,775	\$ 3,987	\$	1,100	\$	912	\$	4,206	\$ 8,424	\$ 3
ed cash flows	49		16		1			2		24		2		7		
ed	226									103						
ds from ions sted in																
ing izations	37,588									38,270						
ssumptions per 1):																
ment rate ^(b)	20.49 PPR	%			1.0-8.0 % CPR	6 2	24.5-30.5% CPR			22.2% PPR		1.4% ABS	2	23.8-24.6% CPR	27.0-45.0% CPR	1.8
ted-average															.	
years) ted credit	0.4				9.1		1.3-5.2			0.4		1.9		3.6	1.5-2.8	1.5
c)	3.59 12.09				9.0%	<u>'</u>	0.8-2.0% 6.3-26.7%			4.1% 12.0%		0.3% 7.6%		8.4-11.2%	0.5-2.1% 15.1-20.0%	
ınt rate	12.0%	0			9.0%	D	0.3-20.7%			12.0%)	7.0%		0.4-11.2%	13.1-20.0%	1.3

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Nine months ended September 30,

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1					~	1007		1 11110 111	ontii	ns chaca sej	Pici	11001 30,			2006		
		Consi	ume	er activities		2007	,	Wholesale	e act	ivities		Con	sumer acti	vitic	2006 es	V	Wholesale a
, except here	Credit		Rε	esidential		Other	Res	sidential	Coı	mmercial		Credit		Rí	esidential	Re	esidentia / Co
oted)	card	Auto	r	mortgage		loans	n	nortgage	ε	and other		card	Auto	1	mortgage	r	mortgage
	\$ 14,160	\$	\$	27,712	\$	1,168	\$	8,754	\$	11,735	\$	6,800	\$ 2,405	\$	11,305	\$	24,061
5	116			71 (a))	51		2 (a))	(a)		45			8		54
n: om ons	\$ 14,160	\$	\$	27,604	\$	1,168	\$	8,621	\$	11,958	\$	6,800	\$ 1,745	\$	11,225	\$	24,236
es	100			34		1				5		56	3		11		
flows om	458											268					
n ons	109,909											114,916					
ptions	,											,					
rate ^(b)	20.49 PPR		1	14.8-24.2 <i>%</i> CPR	,	1.0-8.0% CPR	b 1.	3.7-48.0% CPR)	0.0-8.0% CPR		22.2% PPR	1.4% ABS	5 2	23.8-24.6% CPR	, 2	27.0-45.0% CPR
verage s)	0.4			3.2-4.0		9.1		1.3-5.4		1.3-10.2		0.4	1.7		3.6		1.5-4.0

3.5-3.8%

12.0%

edit

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0.6 - 2.2%

6.3-26.7%

9.0%

5.8-13.8%

0.0-1.0%

10.0-14.0%

3.3-4.2%

12.0%

0.5%

7.7%

8.4-11.2%

0.5-3.3%

14.5-26.2%

⁽a) As of January 1, 2007, the Firm adopted the fair value election for the IB warehouse and a portion of the RFS mortgage warehouse. The carrying value

of these loans accounted for at fair value approximates the proceeds received from securitization.

- (b) PPR: principal payment rate; CPR: constant prepayment rate; ABS: absolute prepayment speed.
- speea.
 (c) Expected credit
 losses for prime
 residential
 mortgage, other
 consumer and
 certain
 wholesale
 securitizations
 are minimal and
 are
 incorporated
 into other
 assumptions.

In addition to the amounts reported for securitization activity on the previous page, the Firm sold residential mortgage loans totaling \$21.5 billion and \$13.3 billion during the three months ended September 30, 2007 and 2006, respectively, primarily for securitization by GNMA, FNMA and Freddie Mac. These sales resulted in pretax (losses) gains of \$(20) million and \$53 million, respectively. During the first nine months of 2007 and 2006, JPMorgan Chase sold residential mortgage loans totaling \$57.3 billion and \$40.4 billion, respectively, primarily for securitization by GNMA, FNMA and Freddie Mac. These sales resulted in pretax gains of \$67 million and \$223 million, respectively.

Retained securitization interests

At both September 30, 2007, and December 31, 2006, the Firm had, with respect to its credit card master trusts, \$17.7 billion and \$19.3 billion, respectively, related to undivided interests, and \$3.0 billion and \$2.5 billion, respectively, related to subordinated interests in accrued interest and fees on the securitized receivables, net of an allowance for uncollectible amounts. Credit card securitization trusts require the Firm to maintain a minimum undivided interest of 4% to 12% of the principal receivables in the trusts. The Firm maintained an average undivided interest in principal receivables in the trusts of approximately 18% for the nine months ended September 30, 2007, and 21% for the year ended December 31, 2006.

The Firm also maintains escrow accounts up to predetermined limits for some credit card, automobile and education securitizations to cover the unlikely event of deficiencies in cash flows owed to investors. The amounts available in such escrow accounts are recorded in Other assets and, as of September 30, 2007, amounted to \$108 million, \$29 million and \$3 million for credit card, automobile and education securitizations, respectively; as of December 31, 2006, these amounts were \$153 million and \$56 million for credit card and automobile securitizations, respectively.

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The following table summarizes other retained securitization interests, which are primarily subordinated or residual interests, and are carried at fair value on the Firm s Consolidated balance sheets.

(in millions)	Sep	December 31, 2006		
Consumer activities				
Credit $card^{(a)(b)}$	\$	867	\$	833
$Auto^{(a)(c)}$		100		168
Residential mortgage ^(a)		155		155
Other loans		54		
Wholesale activities $(d)(e)$				
Residential mortgages		724		1,032
Commercial and other		46		117
Total ^(f)	\$	1,946	\$	2,305

(a) Pretax unrealized gains/(losses) recorded in Stockholders *equity that relate* to retained securitization interests on consumer activities totaled \$(7) million and \$3 million for credit card; \$3 million and \$4 million for automobile and \$41 million and \$51 million for residential mortgage at September 30, 2007, and December 31, 2006. respectively.

(b) The credit card retained interest amount noted above includes subordinated securities retained by the

Firm totaling \$291 million and \$301 million at September 30, 2007, and December 31, 2006, respectively that are classified as AFS securities. The securities are valued using quoted market prices and therefore are not included in the key economic assumptions and sensitivities table that follows.

- (c) In addition to the automobile retained interest amounts noted above, the Firm did not have any retained senior securities at September 30, 2007, but did have \$188 million at December 31, 2006, that are classified as AFS securities. These securities are valued using quoted market prices and therefore are not included in the key economic assumption and sensitivities table that follows.
- (d) In addition to the wholesale retained interest amounts noted above, the Firm also retained subordinated

securities totaling \$25 million at September 30, 2007, and \$23 million at December 31, 2006, respectively, predominately from resecuritizations activities that are classified as Trading assets. These securities are valued using quoted market prices and therefore are not included in the key assumptions and sensitivities table that follows.

- (e) Some consumer activities securitization interests are retained by the Investment Bank and reported under Wholesale activities.
- (f) In addition to the retained interests described above, the Firm also held investment-grade interests of \$9.9 billion and \$3.1 billion at September 30, 2007, and December 31, 2006, respectively, that the Firm expected to sell to investors in the normal course of

its underwriting

activity or that were purchased in connection with secondary market-making activities.

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The table below outlines the key economic assumptions used to determine the fair value of the Firm s retained interests other than residential MSRs (for a discussion of residential MSRs, see Note 17 on page 102 of this Form 10-Q) in its securitizations at September 30, 2007, and December 31, 2006, respectively; and it outlines the sensitivities of those fair values to immediate 10% and 20% adverse changes in those assumptions.

G 4 1 20 2005			Consum	Wholesale activities				
September 30, 2007 (in millions, except rates and where otherwise noted)	Cr	edit card	Auto	Resider mortg		Other loans	Residential mortgage	Commercial and other
Weighted-average life (in years)		0.4-0.5	0.9	1.2	-3.6	9.1	2.9-28.4	0.4-5.3
Prepayment rate ^(a)	1	6.4-20.4% PPR	1.3% ABS	19.4-3 C	88.8% PR	1.0-8.0% CPR	22.0-30.2% CPR	10.5-50.0% ^(d) CPR
Impact of 10% adverse change Impact of 20% adverse	\$	(56)	\$ (1)	\$	(5)	\$ (1)	\$ (75)	\$ (1)
change		(113)	(1)		(10)	(2)	(137)	(2)
Loss assumption ^(b)		3.3-4.2%	0.6%	0.0	-1.2%		0.6-7.1%	0.8%
Impact of 10% adverse change	\$	(96)	\$ (2)	\$	(3)	\$	\$ (92)	\$ (1)
Impact of 20% adverse change		(191)	(4)		(6)		(169)	(2)
Discount rate Impact of 10% adverse		12.0%	7.3%	13.4-3	30.0% ^(c)	9.0%	15.5-21.0%	1.0-15.7%
change Impact of 20% adverse	\$	(2)	\$ (1)	\$	(4)	\$ (2)	\$ (39)	\$
change		(3)	(1)		(8)	(5)	(75)	(1)
December 31, 2006			Consi	ımer acti	vities		Wholesale	e activities
(in millions, except rates and where otherwise noted)		Credi	t card	Auto		dential rtgage	Residential mortgage	Commercial and other
Weighted-average life (in year	rs)	0.	4-0.5	1.1	C	0.2-3.4	1.9-2.5	0.2-5.9
Prepayment rate ^(a)		17.5	-20.4% PPR	1.4% ABS	19.	3-41.8% CPR	10.0-42.9% CPR	0.0-50.0% ^(d) CPR
Impact of 10% adverse change Impact of 20% adverse change		\$	(52) (104)	\$ (1) (3)	\$	(4) (7)	\$ (44) (62)	\$ (1) (2)
Loss assumption Impact of 10% adverse change Impact of 20% adverse change		\$	5-4.1% (87) (175)	0.7% \$ (4) (7)	\$	(4) (8)	0.1-2.2% \$ (45) (89)	0.0-1.3% \$ (1) (1)
Discount rate	•		12.0%	7.6%	8.	$4-30.0\%^{(c)}$	16.0-20.0%	

\$ \$ \$ \$ Impact of 10% adverse change (2) \$ (1) (3) (25)(1) Impact of 20% adverse change (3) (2) (7) (48)(2)

- (a) PPR: principal payment rate; ABS: absolute prepayment speed; CPR: Constant prepayment rate.
- (b) Expected credit losses for prime residential mortgage and other consumer are minimal and are incorporated into other assumptions.
- (c) Residual
 interests
 retained from
 subprime
 mortgage Net
 Interest Margin
 (NIM)
 securitizations
 are valued using
 a 30% discount
 rate.
- (d) Prepayment risk on certain wholesale retained interests for commercial and other are minimal and are incorporated into other assumptions.

The sensitivity analysis in the preceding table is hypothetical. Changes in fair value based upon a 10% or 20% variation in assumptions generally cannot be extrapolated easily because the relationship of the change in the assumptions to the change in fair value may not be linear. Also, in the table, the effect that a change in a particular assumption may have on the fair value is calculated without changing any other assumption. In reality, changes in one factor may result in changes in another, which might counteract or magnify the sensitivities.

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The table below presents information about delinquencies, net charge-offs (recoveries) and components of reported and securitized financial assets at September 30, 2007, and December 31, 2006 (see footnote (c) below).

				al and 90				
	Total	Loans		past due ^(d)		Net loan c nths ended t. 30,	Nine mo	nths ended t. 30,
(in millions)	Sept. 30, 2007	Dec. 31, 2006	Sept. 30, 2007	Dec. 31, 2006	2007	2006	2007	2006
Home equity Mortgage Auto loans and	\$ 93,026 47,730	\$ 85,730 59,668	\$ 576 1,224	\$ 454 769	\$ 150 49	\$ 29 14	\$ 316 102	\$ 92 35
leases Credit card	40,871	41,009	92	132	99	65	221	161
receivables All other loans	79,409 27,556	85,881 27,097	1,305 336	1,344 322	785 56	673 20	2,247 176	1,800 74
Total consumer loans Total wholesale	288,592	299,385	3,533 (e)	3,021 _(e)	1,139	801	3,062	2,162
loans	197,728	183,742	464	420	82	(11)	47	(50)
Total loans reported	486,320	483,127	3,997	3,441	1,221	790	3,109	2,112
Securitized consumer loans:								
Residential mortgage ^(a)	10,599	7,995	193	191	10	12	35	43
Auto	2,688	4,878	6	10	3	4	10	11
Credit card Other loans	69,643 1,158	66,950	935	962	578	607	1,761	1,617
Total consumer loans securitized Securitized wholesale activities:	84,088	79,823	1,134	1,163	591	623	1,806	1,671
Residential mortgage ^(a) Commercial and	22,000	27,275	2,303	544	117	3	228	3
other	3,468	13,756	49	6	2		9	
Total securitized wholesale activities	25,468	41,031	2,352	550	119	3	237	3

Total loans securitized ^(b)	109,556	120,854	3,486	1,713	710	626	2,043	1,674
Total loans reported and securitized ^(c)	\$595 . 876	\$603.981	\$7.483	\$ 5,154	\$1.931	\$1.416	\$5.152	\$3.786

- (a) Includes \$15.8 billion and \$18.6 billion of outstanding principal balances on securitized subprime 1 4 family residential mortgage loans as of September 30, 2007, and December 31, 2006, respectively.
- (b) Total assets held in securitization-related SPEs were \$295.9 billion and \$262.9 billion at September 30, 2007, and December 31, 2006, respectively. The \$109.6 billion and \$120.9 billion of loans securitized at September 30, 2007, and December 31, 2006, respectively, excludes \$165.5 billion and \$122.5 billion of securitized loans, respectively, in which the Firm s only continuing involvement is the servicing of the assets; \$17.7 billion and \$19.3 billion of seller s interests in credit card master trusts, respectively; and \$3.1 billion and \$256 million of escrow accounts and other assets, respectively.

(c)

Represents both loans on the Consolidated balance sheets and loans that have been securitized, but excludes loans for which the Firm s only continuing involvement is servicing of the assets.

- (d) Includes nonperforming loans held-for-sale of
 - \$75 million and
 - \$120 million at
 - *September 30, 2007,*
 - and December 31,
 - 2006, respectively.
- (e) Excludes
 - nonperforming assets
 - related to (i) loans
 - eligible for
 - repurchase as well as
 - loans repurchased
 - from GNMA pools
 - that are insured by
 - U.S. government
 - agencies of
 - \$1.3 billion at
 - September 30, 2007,
 - and \$1.2 billion at
 - December 31, 2006;
 - and (ii) education
 - loans that are 90 days
 - past due and still
 - accruing, which are
 - insured by U.S.
 - government agencies
 - under the Federal
 - Family Education
 - Loan Program of
 - \$241 million and
 - \$219 million at
 - September 30, 2007,
 - and December 31,
 - 2006, respectively.
 - These amounts for
 - GNMA and education
 - loans are excluded, as
 - reimbursement is

NOTE 16 VARIABLE INTEREST ENTITIES

Refer to Note 1 on page 94 and Note 15 on pages 118 120 of JPMorgan Chase s 2006 Annual Report for a further description of JPMorgan Chase s policies regarding consolidation of VIEs as well as the utilization of VIEs by the Firm.

Multi-seller conduits

The following table summarizes the Firm s involvement with Firm-administered multi-seller conduits.

	Consolidated		Nonconsolidated				Total			
	Sept. 30,	De	c. 31,	Sept. 30,	De	ec. 31,		Sept. 30,	D€	ec. 31,
(in billions)	2007		2006	2007		2006		2007		2006
Total commercial paper										
issued by conduits	\$	\$	3.4	\$ 65.9	\$	44.1	\$	65.9	\$	47.5
Commitments										
Asset-purchase agreements	\$	\$	0.5	\$ 90.9	\$	66.0	\$	90.9	\$	66.5
Program-wide liquidity										
commitments			1.0	4.0		4.0		4.0		5.0
Program-wide limited credit										
enhancements				2.6		1.6		2.6		1.6
Maximum exposure to loss ^(a)	\$	\$	1.0	\$ 96.1	\$	67.0	\$	96.1	\$	68.0

(a) The Firm s maximum exposure to loss is limited to the amount of drawn commitments (i.e., sellers assets held by the multi-seller conduits for which the Firm provides *liquidity support)* of \$65.0 billion and \$43.9 billion at September 30, 2007, and December 31. 2006, respectively, plus contractual but undrawn commitments of \$31.1 billion and \$24.1 billion at September 30, 2007, and December 31, 2006, respectively.

Since the Firm provides credit enhancement and liquidity to Firm-administered multi-seller conduits, the maximum exposure is not adjusted to exclude exposure that would be absorbed by third-party liquidity providers.

The Firm views its credit exposure to multi-seller conduit transactions as limited. This is because, for the most part, the Firm is not required to fund under the liquidity facilities if the assets in the VIE are in default. Additionally, the Firm s obligations under the letters of credit are secondary to the risk of first loss provided by the customer or other third parties for example, by the overcollateralization of the VIE with the assets sold to it or notes subordinated to the Firm s liquidity facilities.

Client intermediation

Assets held by credit-linked and municipal bond vehicles at September 30, 2007, and December 31, 2006, were as follows.

(in billions)	September 30, 2007	December 31, 2006		
Credit-linked note vehicles ^(a) Municipal bond vehicles ^(b)	\$ 22.9 25.1	\$ 20.2 16.9		

(a) Assets of \$2.1 billion and \$1.8 billion reported in the table above were recorded on the Firm s Consolidated balance sheets at September 30, 2007, and December 31, 2006, respectively, due to contractual relationships held by the Firm that relate to collateral held by the VIE. (b) Total amounts

consolidated

due to the Firm owning residual interests were \$6.8 billion and \$4.7 billion at September 30, 2007, and December 31, 2006, respectively, and are reported in the table. Total liquidity commitments were \$17.5 billion and \$10.2 billion at September 30, 2007, and December 31, 2006, respectively. The Firm s maximum credit exposure to all municipal bond vehicles was \$24.3 billion and \$14.9 billion at September 30, 2007, and December 31, 2006, respectively.

The Firm may enter into transactions with VIEs structured by other parties. These transactions can include, for example, acting as a derivative counterparty, liquidity provider, investor, underwriter, placement agent, trustee or custodian. These transactions are conducted at arm s length, and individual credit decisions are based upon the analysis of the specific VIE, taking into consideration the quality of the underlying assets. Where these activities do not cause JPMorgan Chase to absorb a majority of the expected losses of the VIEs or to receive a majority of the residual returns of the VIE, JPMorgan Chase records and reports these positions similarly to any other third-party transaction. These transactions are not considered significant for disclosure purposes.

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Consolidated VIE assets

The following table summarizes the Firm s total consolidated VIE assets, by classification, on the Consolidated balance sheets, as of September 30, 2007, and December 31, 2006.

(in billions)	Sept	December 31, 2006		
Consolidated VIE assets ^(a)				
Securities purchased under resale agreements ^(b)	\$	0.1	\$	8.0
Trading assets ^(c)		14.8		9.8
Investment securities				0.2
Loans		7.3		15.9
Other assets		3.3		2.9
Total consolidated assets	\$	25.5	\$	36.8

(a) The Firm held \$3.5 billion of assets at December 31, 2006, primarily as a seller s interest, in certain consumer securitizations in a segregated entity, as part of a two-step securitization transaction. The segregated entity was terminated in the beginning of 2007. This interest is included in the securitization activities disclosed in Note 15 on pages 94 99 of this Form 10-Q. (b) Includes activity

> conducted by the Firm in a principal capacity,

primarily in IB.
(c) Includes the fair value of securities and derivative receivables.

The interest-bearing beneficial interest liabilities issued by consolidated VIEs are classified in the line item titled, Beneficial interests issued by consolidated variable interest entities—on the Consolidated balance sheets. The holders of these beneficial interests do not have recourse to the general credit of JPMorgan Chase. See Note 19 on page 124 of JPMorgan Chase—s 2006 Annual Report for the maturity profile of FIN 46R long-term beneficial interests.

NOTE 17 GOODWILL AND OTHER INTANGIBLE ASSETS

For a discussion of accounting policies related to Goodwill and Other intangible assets, see Note 16 on pages 121 123 of JPMorgan Chase s 2006 Annual Report.

Goodwill and other intangible assets consist of the following.

(in millions)	Se	December 31 2006		
Goodwill Mortgage servicing rights Purchased credit card relationships	\$	45,335 9,114 2,427	\$	45,186 7,546 2,935
All other intangibles: Other credit card related intangibles Core deposit intangibles Other intangibles	\$	349 2,202 1,408	\$	302 2,623 1,446
Total All other intangible assets	\$	3,959	\$	4,371

Goodwill

Goodwill arises from business combinations and represents the excess of the cost of an acquired entity over the net fair value amounts assigned to assets acquired and liabilities assumed. The increase in Goodwill primarily resulted from certain acquisitions by Treasury & Securities Services (TSS) and CS, and currency-translation adjustments on the Sears Canada credit card acquisition. These factors were partially offset by a reduction in Goodwill from the adoption of FIN 48, as well as adjustments for tax-related purchase accounting adjustments associated with the Bank One merger. For a discussion of the impact from adopting FIN 48, see Note 20 on page 105 of this Form 10-Q. Goodwill was not impaired at September 30, 2007, or December 31, 2006, nor was any goodwill written off due to impairment during the nine months ended September 30, 2007 and 2006.

Goodwill attributed to the business segments was as follows:

(in millions)	Sej	December 31, 2006			
Investment Bank	\$	3,585	\$	3,526	
Retail Financial Services		16,878		16,955	
Card Services		12,819		12,712	
Commercial Banking		2,880		2,901	
Treasury & Securities Services		1,674		1,605	
Asset Management		7,122		7,110	
Corporate (Private Equity)		377		377	

Total Goodwill \$ 45,335 \$ 45,186

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Mortgage servicing rights

For a further description of the MSR asset, interest rate risk management, and valuation methodology of MSRs, see Note 16 on pages 121–122 of JPMorgan Chase s 2006 Annual Report. For a discussion of the valuation of MSRs, see Note 3 on page 76 of this Form 10-Q. The fair value of MSRs is sensitive to changes in interest rates, including their effect on prepayment speeds. JPMorgan Chase uses a combination of derivatives and trading instruments to manage changes in the fair value of MSRs. The intent is to offset any changes in the fair value of MSRs with changes in the fair value of the related risk management instruments. MSRs decrease in value when interest rates decline. Conversely, securities (such as mortgage backed securities), principal-only certificates and certain derivatives (when the Firm receives fixed-rate interest payments) increase in value when interest rates decline.

The following table summarizes MSR activity, for the three and nine months ended September 30, 2007 and 2006.

	Three mon Septemb	led	Nine months ended September 30,				
(in millions)	2007	2006		2007		2006	
Balance at beginning of period after valuation allowance Cumulative effect of change in accounting principle	\$ 9,499	\$ 8,247	\$	7,546	\$	6,452 230	
principle						230	
Fair value at beginning of period	9,499	8,247		7,546		6,682	
Originations of MSRs	512	359		1,780		1,113	
Purchase of MSRs	290	174		676		524	
Total additions Change in valuation due to inputs and	802	533		2,456		1,637	
assumptions $^{(a)}$	(810)	(1,075)		250		127	
Other changes in fair value $^{(b)}$	(377)	(327)		(1,138)		(1,068)	
Total change in fair value	(1,187)	(1,402)		(888)		(941)	
Fair value at September 30	\$ 9,114	\$ 7,378	\$	9,114	\$	7,378	
Change in unrealized (losses) gains included in income related to MSRs held at September 30, 2007	\$ (810)	NA	\$	250		NA	
Contractual service fees, late fees and other ancillary fees included in Mortgage fees and related income	\$ 579	\$ 513	\$	1,694	\$	1,497	

(a) Represents MSR
asset fair value
adjustments due
to changes in
inputs, such as
interest rates and
volatility, as well
as updates to

assumptions used in the valuation model. This caption also represents total realized and unrealized gains (losses) included in Net income per the SFAS 157 disclosure for fair value measurement using significant unobservable inputs (level 3). These changes in fair value are recorded in Mortgage fees and related income.

(b) Includes changes in the MSR value due to modeled servicing portfolio runoff (or time decay). This caption represents the impact of cash settlements per the SFAS 157 disclosure for fair value measurement using significant unobservable inputs (level 3). These changes in fair value are recorded in

Mortgage fees and related income.

The table below outlines the key economic assumptions used to determine the fair value of the Firm s MSRs at September 30, 2007 and December 31, 2006, respectively; and it outlines the sensitivities of those fair values to immediate 10% and 20% adverse changes in those assumptions.

(in millions, except rates and where otherwise noted)

September 30,

December 31,

2006

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Weighted-average prepayment speed assumption (CPR)	12.18%	17.02%
Impact on fair value of 10% adverse change	\$ (460)	\$ (381)
Impact on fair value of 20% adverse change	(882)	(726)
Weighted-average discount rate	9.85%	9.32%
Impact on fair value of 10% adverse change	\$ (342)	\$ (254)
Impact on fair value of 20% adverse change	(660)	(491)
Third-party Mortgage loans serviced (in billions)	\$ 600.0	\$ 526.7

CPR: Constant prepayment rate

The sensitivity analysis in the preceding table is hypothetical. Changes in fair value based upon a 10% and 20% variation in assumptions generally cannot be easily extrapolated because the relationship of the change in the assumptions to the change in fair value may not be linear. Also, in this table, the effect that a change in a particular assumption may have on the fair value is calculated without changing any other assumption. In reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities.

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Purchased credit card relationships and All other intangible assets

For the nine months ended September 30, 2007, Purchased credit card relationships and All other intangibles decreased by \$508 million and \$412 million, respectively, primarily as a result of amortization expense.

Except for \$513 million of indefinite-lived intangibles related to asset management advisory contracts which are not amortized, but instead are tested for impairment at least annually, the remainder of the Firm s other acquired intangible assets are subject to amortization.

The components of credit card relationships, core deposits and other intangible assets were as follows.

		Septen	iber 30, 200	7	December 31, 2006					
(in millions)	Gross amount		mulated rtization	Net carrying value	Gross amount		mulated rtization	Net carrying value		
Purchased credit card relationships All other intangibles: Other credit card related	\$ 5,749	\$	3,322	\$ 2,427	\$ 5,716	\$	2,781	\$ 2,935		
intangibles	\$ 421	\$	72	\$ 349	\$ 367	\$	65	\$ 302		
Core deposit intangibles	4,280		2,078	2,202	4,283		1,660	2,623		
Other intangibles	2,019		$611_{(a)}$	1,408	1,961		515(a)	1,446		

(a) Includes amortization expense related to servicing assets on securitized automobile loans, which is recorded in Lending & deposit-related fees, of \$2 million and \$3 million for the three months ended September 30, 2007 and 2006. respectively, and \$7 million and \$8 million for the nine months ended September 30, 2007 and 2006.

Amortization expense

respectively.

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	Three months ended September 30,					Nine months ended September 30,				
(in millions)		2007		2006		2007		2006		
Purchased credit card relationships All other intangibles:	\$	177	\$	178	\$	541	\$	549		
Other credit card related intangibles		2		2		7		4		
Core deposit intangibles		138		136		418		411		
Other intangibles		32		30		89		94		
Total amortization expense	\$	349	\$	346	\$	1,055	\$	1,058		

Future amortization expense

The following table presents estimated amortization expenses related to credit card relationships, core deposits and All other intangible assets at September 30, 2007.

For the year: (in millions)	crec	Otl Purchased cre credit card card relationships intang			de	Core deposit intangibles		Other ngibles	Total	
2007 (a)	\$	709	\$	11	\$	555	\$	116	\$ 1,391	
2008		597		22		479		109	1,207	
2009		427		27		397		101	952	
2010		347		34		336		86	803	
2011		287		38		293		76	694	

(a) Includes \$541 million, \$7 million, \$418 million and \$89 million of amortization expense related to purchased credit card relationships, other credit card-related intangibles, core deposit intangibles and other intangibles, respectively, recognized during the first nine months of 2007.

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NOTE 18 EARNINGS PER SHARE

For a discussion of the computation of basic and diluted earnings per share (EPS), see Note 22 on page 126 of JPMorgan Chase s 2006 Annual Report. The following table presents the calculation of basic and diluted EPS for the three and nine months ended September 30, 2007 and 2006.

(in millions, except per share amounts)	Three months ended September 30, 2007 2006			Nine months ended September 30, 2007 2006			
Basic earnings per share Income from continuing operations Discontinued operations	\$	3,373	\$	3,232 65	\$ 12,394	\$	9,743 175
Net income Less: preferred stock dividends	\$	3,373		3,297	\$ 12,394		9,918 4
Net income applicable to common stock Weighted-average basic shares outstanding	\$	3,373 3,376#	\$	3,297 3,469#	\$ 12,394 3,416#	\$	9,914 3,472#
Income from continuing operations per share Discontinued operations per share	\$	1.00	\$	0.93 0.02	\$ 3.63	\$	2.81 0.05
Net income per share	\$	1.00	\$	0.95	\$ 3.63	\$	2.86
Diluted earnings per share Net income applicable to common stock	\$	3,373	\$	3,297	\$ 12,394	\$	9,914
Weighted-average basic shares outstanding		3,376#		3,469#	3,416#		3,472#
Add: Employee restricted stock, RSUs, stock options and SARs		102		105	104		100
Weighted-average diluted shares outstanding $^{(a)}$		3,478		3,574	3,520		3,572
Income from continuing operations per share Discontinued operations per share	\$	0.97	\$	0.90 0.02	\$ 3.52	\$	2.73 0.05
Net income per share	\$	0.97	\$	0.92	\$ 3.52	\$	2.78

(a) Options issued under employee benefit plans to purchase 147 million and 143 million shares of common stock were outstanding for

the three months ended September 30, 2007 and 2006, respectively, and 119 million and 151 million year-to-date 2007 and 2006, respectively, but were not included in the computation of diluted EPS because the options were antidilutive.

NOTE 19 ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

Accumulated other comprehensive income (loss) includes the after-tax change in unrealized gains and losses on AFS securities, foreign currency translation adjustments (including the impact of related derivatives), cash flow hedging activities and for 2007, the net actuarial loss and prior service cost related to the Firm s defined benefit pension and OPEB plans.

gains (losses on AF	s s) FS	adjust	ments, t of	Cash	Net actuarial loss and prior service costs (credit) of defined benefit pension and OPEB		Accumulated other comprehensive		
securities ^(a)		hedges		hedges	plans ^(e)		income (loss)		
\$	29 (1)	\$	5	\$ (489)	\$	(1,102)	\$	(1,557) (1)	
	28 (246) ^(b)		5 25 (c)	(489) (173) ^(d)		(1,102) 122 _(f)		(1,558) (272)	
\$	(218)	\$	30	\$ (662)	\$	(980)	\$	(1,830)	
	gains (losse on AF securition	28 (246) ^(b)	gains (losses) adjust on AFS ne securities(a) hec \$ 29 \$ (1) 28 (246)(b)	gains (losses) adjustments, on AFS net of securities ^(a) hedges \$ 29 \$ 5 (1) $ 28 $	gains (losses) adjustments, flow on AFS net of securities(a) hedges hedges \$ 29 \$ 5 \$ (489) (1) 28 5 (489) (246)(b) 25(c) (173)(d) \$ (218) \$ 30 \$ (662)	gains (losses) adjustments, flow pen on AFS net of securities ^(a) hedges hedges \$ 29 \$ 5 \$ (489) \$ (1) 28 5 (489) (246) ^(b) 25 _(c) (173) ^(d) \$ (218) \$ 30 \$ (662) \$	gains (losses) adjustments, flow pension and OPEB securities (a) hedges hedges plans (e) (1) (1)	gains (losses) adjustments, flow pension and compon AFS net of hedges hedges plans (e) incomposition (e) incomposition (e) incomposition (e) hedges hedges (e) incomposition (e) incomposition (e) hedges (e) incomposition (e) inc	

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						act and se	Net cuarial loss l prior crvice costs edit) of			
	Unrealized gains (losses) on AFS		Translation adjustments, net of		Cash	defined benefit		Accumulated other		
					Casii		nsion	C	ottici	
Nine months ended					flow	and OPEB		comprehensive income		
September 30, 2006 (in millions)		securities ^(a)		dges	hedges	plans ^(e)		(loss)		
Balance at January 1, 2006 Net change	\$	(224) 166 _(b)	\$	$(8) $ $(2)^{(c)}$	\$ (394) (64) ^(d)	\$	NA NA	\$	(626) 100	
Balance at September 30, 2006	\$	(58)	\$	(10)	\$ (458)	\$	NA	\$	(526)	

(a) Represents the

after-tax

difference

between the fair

value and

amortized cost

of the AFS

securities

portfolio and

retained

interests in

securitizations

recorded in

Other assets.

(b) The net change,

for the nine

months ended

September 30,

2007, was due

primarily to

higher interest

rates. The net

change, for the

nine months

ended

September 30,

2006, was due

primarily to

sales of

investment securities, partially offset by higher interest rates.

- interest rates. (c) September 30, 2007 and 2006, included \$402 million and \$190 million, respectively, of after-tax gains (losses) on foreign currency translation from operations for which the functional currency is other than the U.S. dollar, partially offset by \$(377) million and \$(192) million, respectively, of after-tax gains (losses) on hedges.
- (d) The net change, for the nine months ended September 30, 2007, included \$147 million of after-tax losses recognized in income and \$320 million of after-tax losses representing the net change in derivative fair value that was reported in Comprehensive income. The net change for the nine months

ended

September 30, 2006, included \$26 million of after-tax losses recognized in income and \$90 million of after-tax losses representing the net change in derivative fair value that was reported in Comprehensive income.

- (e) For further discussion of SFAS 158, see Note 7 on pages 100 105 of JPMorgan Chase s 2006 Annual Report.
- Annual Report. (f) The net change for the nine months ended September 30, 2007, represents the true-up adjustments, net of tax, based upon the final 2006 actuarial valuation for the U.S. defined benefit pension plan, the January 1, 2007, actuarial valuation for the U.S. OPEB plan, and the amortization of

net actuarial loss and prior service cost (credit), net of tax, into net periodic benefit

cost.

NOTE 20 INCOME TAXES

In July 2006, the FASB issued FIN 48, which clarifies the accounting for uncertainty in income taxes recognized under SFAS 109. FIN 48 addresses the recognition and measurement of tax positions taken or expected to be taken, and also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, and disclosure. The Firm adopted and applied FIN 48 under the transition provisions to all of its income tax positions at the required effective date of January 1, 2007, resulting in a \$436 million cumulative effect increase to Retained earnings, a reduction in Goodwill of \$113 million and a \$549 million decrease in the liability for income taxes.

At January 1, 2007, JPMorgan Chase s liability for unrecognized tax benefits, excluding related interest expense and penalties, was \$4.7 billion of which \$1.0 billion, if recognized, would reduce the effective tax rate. As JPMorgan Chase is presently under audit by a number of tax authorities, it is reasonably possible that unrecognized tax benefits could change significantly over the next twelve months. JPMorgan Chase does not expect that any such changes would have a material impact on its effective tax rate over the next twelve months.

The Firm recognizes interest expense and penalties related to income tax liabilities in Income tax expense. Included in Accounts payable, accrued expenses and other liabilities at January 1, 2007, in addition to the Firm s liability for unrecognized tax benefits, was \$1.3 billion for income tax-related interest and penalties, of which the penalty component was not material. Accrued income tax-related interest and penalties increased to \$1.6 billion at September 30, 2007, due to the continuing outstanding status of the unrecognized tax benefit liability, the penalty component of which remains immaterial.

JPMorgan Chase is subject to ongoing tax examinations by the tax authorities of the various jurisdictions in which it operates, including U.S. federal, state and non-U.S. jurisdictions. The Firm s consolidated federal income tax returns are presently under examination by the Internal Revenue Service (IRS) for the years 2003, 2004 and 2005. In addition, the consolidated federal income tax returns of heritage Bank One Corporation, which merged with and into JPMorgan Chase on July 1, 2004, are under examination for the years 2000 through 2003, and for the period January 1, 2004, through July 1, 2004. Both examinations are expected to conclude in 2008. Certain administrative appeals are pending with the IRS relating to prior examination periods, for JPMorgan Chase for the years 2001 and 2002, and for Bank One and its predecessor entities for various periods from 1996 through 1999. For years prior to 2001, refund claims relating to income and credit adjustments, and to tax attribute carrybacks, for JPMorgan Chase and its predecessor entities, including Bank One, either have been or will be filed. Also, interest rate swap valuations by a Bank One predecessor entity for the years 1990 through 1993 are, and have been, the subject of litigation in both the Tax Court and the U.S. Court of Appeals.

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NOTE 21 COMMITMENTS AND CONTINGENCIES

Litigation reserve

The Firm maintains litigation reserves for certain of its outstanding litigation. In accordance with the provisions of SFAS 5, JPMorgan Chase accrues for a litigation-related liability when it is probable that such a liability has been incurred and the amount of the loss can be reasonably estimated. While the outcome of litigation is inherently uncertain, management believes, in light of all information known to it at September 30, 2007, the Firm s litigation reserves were adequate at such date. Management reviews litigation reserves periodically, and the reserves may be increased or decreased in the future to reflect further litigation developments. The Firm believes it has meritorious defenses to claims asserted against it in its currently outstanding litigation and, with respect to such litigation, intends to continue to defend itself vigorously, litigating or settling cases according to management s judgment as to what is in the best interests of stockholders.

NOTE 22 ACCOUNTING FOR DERIVATIVE INSTRUMENTS AND HEDGING ACTIVITIES

The majority of JPMorgan Chase s derivatives are entered into for trading purposes. Derivatives are also utilized by the Firm as an end-user to hedge market exposures, to modify the interest rate characteristics of related balance sheet instruments or to meet longer-term investment objectives. Both trading and end-user derivatives are recorded in Trading assets and Trading liabilities. For a further discussion of the Firm s use of and accounting policies regarding derivative instruments, see Note 28 on pages 131-132 of JPMorgan Chase s 2006 Annual Report. The following table presents derivative instrument hedging-related activities for the periods indicated.

	,	Three mo	nths ende aber 30,	ed	Nine months ended September 30,				
(in millions)		2007	2006		2007		2006		
Fair value hedge ineffective net gains ^(a)	\$	5	\$	91	\$	49	\$	32	
Cash flow hedge ineffective net gains ^(a)		7				12		4	
Cash flow hedging net gains on forecasted									
transactions that failed to $occur^{(b)}$		2				2			

(a) Includes
ineffectiveness
and the
components of
hedging
instruments that
have been
excluded from
the assessment
of hedge

effectiveness.

(b) In the third quarter of 2007, the Firm did not issue short-term fixed rate Canadian Dollar denominated notes due to the weak credit

market for Canadian short-term debt.

Over the next 12 months, it is expected that \$147 million (after-tax) of net losses recorded in Accumulated other comprehensive income (loss) at September 30, 2007, will be recognized in earnings. The maximum length of time over which forecasted transactions are hedged is 10 years, and such transactions primarily relate to core lending and borrowing activities.

NOTE 23 OFF BALANCE SHEET LENDING-RELATED FINANCIAL INSTRUMENTS AND GUARANTEES

For a discussion of off balance sheet lending-related financial instruments and guarantees, and the Firm s related accounting policies, see Note 29 on pages 132 134 of JPMorgan Chase s 2006 Annual Report. To provide for the risk of loss inherent in wholesale-related contracts, an allowance for credit losses on lending-related commitments is maintained. See Note 14 on pages 93 94 of this Form 10-Q for a further discussion regarding the Allowance for credit losses on lending-related commitments.

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The following table summarizes the contractual amounts of off balance sheet lending-related financial instruments and guarantees and the related Allowance for credit losses on lending-related commitments at September 30, 2007, and December 31, 2006.

Off balance sheet lending-related financial instruments and guarantees

	Contractual amount					Allowance for lending-related commitments				
	-	ember De		December	_	ember		ember		
	3	30 ,		31,		30,	31,			
(in millions)	20	007		2006	2007		2006			
Lending-related										
Consumer ^(a)	\$ 80	01,688	\$	747,535	\$	15	\$	25		
Wholesale:										
Other unfunded commitments to extend										
credit $^{(b)(c)(d)}$	20	61,875		229,204		568		305		
Asset purchase agreements ^(e)	9	93,400		67,529		12		6		
Standby letters of credit and										
guarantees $^{(c)(f)(g)}$	10	06,803		89,132		262		187		
Other letters of credit ^(c)		6,067		5,559		1		1		
Total wholesale	40	68,145		391,424		843		499		
Total lending-related	\$ 1,20	69,833	\$	1,138,959	\$	858	\$	524		
Other guarantees										
Securities lending guarantees ^(h)	\$ 38	84,462	\$	318,095		NA		NA		
Derivatives qualifying as guarantees ⁽ⁱ⁾	;	88,435		71,531		NA		NA		

(a) Includes credit card and home equity lending-related commitments of \$700.2 billion and \$74.2 billion, respectively, at September 30, 2007; and \$657.1 billion and \$69.6 billion, respectively, at December 31. 2006. The credit card and home equity

lending related commitments represent the total available credit for credit cards and home equity lines of credit. The Firm has not experienced, and does not anticipate, that all available lines of credit will be utilized at the same time. The Firm can reduce or cancel credit cards and home equity lines of credit by providing the borrower prior notice or, in some cases, without notice as permitted by law.

(b) Includes unused advised lines of credit totaling \$39.2 billion at September 30, 2007, and \$39.0 billion at December 31, 2006, which are not legally binding. In regulatory filings with the Federal Reserve Board, unused advised lines are not

(c) Represents contractual amount net of risk

reportable.

participations totaling \$25.6 billion at September 30, 2007, and \$32.8 billion at December 31, 2006.

(d) Excludes

firmwide

unfunded

commitments to

private

third-party

equity funds of

\$936 million

and

\$686 million at

September 30,

2007, and

December 31,

2006,

respectively.

(e) Largely

represents asset

purchase

agreements to

the Firm s

administered

multi-seller

asset-backed

commercial

paper conduits.

It also includes

\$1.4 billion of

asset purchase

agreements to

other third party

entities at

September 30,

2007 and

December 31,

2006.

(f) JPMorgan

Chase held

collateral

relating to

\$15.4 billion

and

\$13.5 billion of

these

arrangements at September 30, 2007, and December 31, 2006, respectively.

- respectively.

 (g) Includes unused commitments to issue standby letters of credit of \$59.1 billion and \$45.7 billion at September 30, 2007, and December 31, 2006, respectively.
- (h) Collateral held by the Firm in support of securities lending indemnification agreements was \$387.4 billion at September 30, 2007, and \$317.9 billion at December 31, 2006.
- (i) Represents
 notional
 amounts of
 derivatives
 qualifying as
 guarantees. For
 further
 discussion of
 guarantees, see
 Note 29 on
 pages 132 134
 of JPMorgan
 Chase s 2006
 Annual Report.

Included in Other unfunded commitments to extend credit are commitments to investment and non-investment grade counterparties in connection with leveraged acquisitions. These commitments are dependent on whether the acquisition by the borrower is successful, tend to be short-term in nature and, in most cases, are subject to certain conditions based on the borrower s financial condition or other factors. Additionally, the Firm often syndicates portions of the initial position to other investors, depending on market conditions. These commitments generally contain flexible pricing features to adjust for changing market conditions prior to closing. Alternatively, the borrower

may turn to the capital markets for required funding instead of drawing on the commitment provided by the Firm, and the commitment may expire unused. As such, these commitments are not necessarily indicative of the Firm s actual risk and the total commitment amount may not reflect actual future cash flow requirements. The amount of these commitments at September 30, 2007, was \$27.5 billion.

For a discussion of the off balance sheet lending-related arrangements the Firm considers to be guarantees under FIN 45, and the related accounting policies, see Note 29 on pages 132 134 of JPMorgan Chase s 2006 Annual Report. The amount of the liability related to FIN 45 guarantees recorded at September 30, 2007, and December 31, 2006, excluding the Allowance for credit losses on lending-related commitments and derivative contracts discussed above, was \$324 million and \$297 million, respectively.

In addition to the contracts described above, there are certain derivative contracts to which the Firm is a counterparty that meet the characteristics of a guarantee under FIN 45. For a discussion of the derivatives the Firm considers to be guarantees, and the related accounting policies, see Note 29 on pages 132 134 of JPMorgan Chase s 2006 Annual Report. The total notional value of the derivatives that the Firm deems to be guarantees was \$88 billion and \$72 billion at September 30, 2007, and December 31, 2006, respectively. The fair value of these contracts was a derivative receivable of \$228 million and \$230 million, and a derivative payable of \$1.8 billion and \$987 million at September 30, 2007, and December 31, 2006, respectively.

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NOTE 24 BUSINESS SEGMENTS

JPMorgan Chase is organized into six major reportable business segments: IB, RFS, CS, Commercial Banking (CB), TSS and Asset Management (AM), as well as a Corporate segment. The segments are based upon the products and services provided or the type of customer served, and they reflect the manner in which financial information is currently evaluated by management. Results of these lines of business are presented on a managed basis. For a definition of managed basis, see the footnotes to the tables below. For a further discussion concerning JPMorgan Chase s business segments, see Business segment results on page 16 of this Form 10-Q, and pages 34–35 and Note 33 on pages 139–141 of JPMorgan Chase s 2006 Annual Report.

Business segment financial disclosures

During the year, \$19.4 billion and \$6.5 billion held-for-investment residential mortgage loans were transferred to the Corporate segment from RFS and AM, respectively. Although the loans, together with the responsibility for the investment management of the portfolio, were transferred to Treasury, the transfer has no impact on the financial results of RFS, AM or Corporate.

Segment results

The following tables provide a summary of the Firm s segment results for the three and nine months ended September 30, 2007 and 2006, on a managed basis. The impact of credit card securitization adjustments have been included in Reconciling items so that the total Firm results are on a reported basis. Finally, Total net revenue (Noninterest revenue and Net interest income) for each of the segments is presented on a tax-equivalent basis. Accordingly, revenue from tax-exempt securities and investments that receive tax credits are presented in the managed results on a basis comparable to taxable securities and investments. This approach allows management to assess the comparability of revenues arising from both taxable and tax-exempt sources. The corresponding income tax impact related to these items is recorded within Income tax expense (benefit). The following tables summarize the business segment results and reconciliation to reported U.S. GAAP results.

Segment results and reconciliation(a)

Three months ended September 30, 2007 (in millions, except ratios)	Investment Bank	Retail Financial Services	Card Services ^(d)	Commercial Banking
Noninterest revenue Net interest income	\$ 1,236 1,710	\$ 1,520 2,681	\$ 759 3,108	\$ 290 719
Total net revenue	2,946	4,201	3,867	1,009
Provision for credit losses Credit reimbursement (to)/from TSS ^(b) Total noninterest expense ^(c)	227 31 2,378	680 2,469	1,363 1,262	112 473
Income from continuing operations before income tax expense Income tax expense	372 76	1,052 413	1,242 456	424 166
Income from continuing operations Income from discontinued operations	296	639	786	258
Net income	\$ 296	\$ 639	\$ 786	\$ 258
Average equity Average assets	\$ 21,000 710,665	\$ 16,000 214,852	\$ 14,100 154,956	\$ 6,700 86,652

Return on average equity Overhead ratio	8	6% 31	16% 59	22% 33	15% 47
Three months ended September 30, 2007	Treasury & Securities	Asset		Reconciling	
(in millions, except ratios)	Services	Management	Corporate	Items $^{(d)(e)}$	Total
Noninterest revenue Net interest income	\$ 1,145 603	\$ 1,912 293	\$ 1,280 (279)	\$ 644 (1,509)	\$ 8,786 7,326
Total net revenue	1,748	2,205	1,001	(865)	16,112
Provision for credit losses Credit reimbursement (to)/from TSS ^(b)	9 (31)	3	(31)	(578)	1,785
Total noninterest expense ^(c)	1,134	1,366	245		9,327
Income (loss) from continuing operations					
before income tax expense Income tax expense (benefit)	574 214	836 315	787 274	(287) (287)	5,000 1,627
Income from continuing operations Income from discontinued operations	360	521	513		3,373
Net income	\$ 360	\$ 521	\$ 513	\$	\$ 3,373
Average equity	\$ 3,000	\$ 4,000	\$ 54,176	\$	\$ 118,976
Average assets	55,688	53,879	266,742	(66,100)	1,477,334
Return on average equity Overhead ratio	48 <i>%</i> 65	52 % 62	NM NM	NM NM	11% 58
Overneau ratio			14141	14141	30
	108	8			

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Three months ended September 30, 2006 (in millions, except ratios)		vestment Bank	Retail Financial Services	Card Services ^(d)	Commercial Banking
Noninterest revenue Net interest income	\$	4,765 51	\$ 1,098 2,457	\$ 762 2,884	\$ 256 677
Total net revenue		4,816	3,555	3,646	933
Provision for credit losses Credit reimbursement (to)/from TSS ^(b)		7 30	114	1,270	54
Total noninterest expense ^(c)		3,244	2,139	1,253	500
Income from continuing operations before inc	come				
tax expense Income tax expense		1,595 619	1,302 556	1,123 412	379 148
Income from continuing operations Income from discontinued operations		976	746	711	231
Net income	\$	976	\$ 746	\$ 711	\$ 231
Average equity Average assets Return on average equity Overhead ratio		21,000 26,245 18% 67	\$ 14,300 225,307 21% 60	\$ 14,100 148,272 20% 34	\$ 5,500 57,378 17% 54
Three months ended September 30, 2006	Treasury & Securities	Asset		Reconciling	
(in millions, except ratios)	Services	Manageme	ent Corporate	Items $^{(d)(e)}$	Total
Noninterest revenue Net interest income	\$ 980 519	\$ 1,405 231	\$ 344 (55)	\$ 556 (1,385)	\$ 10,166 5,379
Total net revenue	1,499	1,636	289	(829)	15,545
Provision for credit losses Credit reimbursement (to)/from TSS ^(b)	1 (30)	(28)	1	(607)	812
Total noninterest expense ^(c)	1,064	1,115	481		9,796
Income (loss) from continuing operations					
before income tax expense	404	549	(193)	(222)	4,937
Income tax expense (benefit)	148	203	(159)	(222)	1,705
Income (loss) from continuing operations Income from discontinued operations	256	346	(34) 65		3,232 65

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Net income	\$ 256	\$ 346	\$ 31	\$	\$ 3,297
Average equity Average assets Return on average equity Overhead ratio	\$ 2,200 30,558 46% 71	\$ 3,500 43,524 39% 68	\$ 51,206 240,826 NM NM	\$ (62,971) NM NM	\$ 111,806 1,309,139 12% 63
	10	9			

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			Retail		
Nine months ended September 30, 2007 (in millions, except ratios)		estment Bank	Financial Services	Card Services ^(d)	Commercial Banking
Noninterest revenue Net interest income		1,803 3,195	\$ 4,693 7,971	\$ 2,212 9,052	\$ 937 2,082
Total net revenue	1	4,998	12,664	11,264	3,019
Provision for credit losses Credit reimbursement (to)/from TSS ^(b) Noninterest expense ^(c)	1	454 91 0,063	1,559 7,360	3,923 3,691	174 1,454
Income from continuing operations before inc tax expense Income tax expense		4,572 1,557	3,745 1,462	3,650 1,340	1,391 545
Income from continuing operations Income from discontinued operations		3,015	2,283	2,310	846
Net income	\$	3,015	\$ 2,283	\$ 2,310	\$ 846
Average equity Average assets Return on average equity Overhead ratio		21,000 88,730 19% 67	\$ 16,000 216,218 19% 58	\$ 14,100 155,206 22% 33	\$ 6,435 84,643 18% 48
Nine months ended September 30, 2007	Treasury & Securities	Asset		Reconciling	
(in millions, except ratios)	Services	Manageme	ent Corporate	Items $^{(d)(e)}$	Total
Noninterest revenue Net interest income	\$ 3,400 1,615	\$ 5,415 831	\$ 3,900 (569)	\$ 1,869 (4,418)	\$ 34,229 19,759
Total net revenue	5,015	6,246	3,331	(2,549)	53,988
Provision for credit losses Credit reimbursement (to)/from TSS ^(b)	15 (91)	(17)	(25)	(1,761)	4,322
Noninterest expense ^(c)	3,358	3,956	1,101		30,983
Income (loss) from continuing operations before income tax expense Income tax expense (benefit)	1,551 576	2,307 868	2,255 729	(788) (788)	18,683 6,289
Income from continuing operations Income from discontinued operations	975	1,439	1,526		12,394

Net income	\$ 975	\$ 1,4	\$ 1,526	\$	\$ 12,394
Average equity Average assets Return on average equity Overhead ratio	\$ 3,000 50,829 43' 67	\$ 3,8 50,4 %	· · · · · · · · · · · · · · · · · · ·	\$ (65,715) NM NM	\$ 117,767 1,429,772 14% 57
Nine months ended September 30, 2006 (in millions, except ratios)	I	nvestment Bank	Retail Financial Services	Card Services ^(d)	Commercial Banking
Noninterest revenue Net interest income	\$	13,648 325	\$ 3,512 7,585	\$ 2,136 8,859	\$ 763 2,019
Total net revenue		13,973	11,097	10,995	2,782
Provision for credit losses Credit reimbursement (to)/from TSS ^(b) Noninterest expense ^(c)		128 90 9,655	299 6,636	3,317 3,745	49 1,494
Income from continuing operations before inc	ome	ŕ			·
tax expense Income tax expense		4,280 1,615	4,162 1,667	3,933 1,446	1,239 485
Income from continuing operations Income from discontinued operations		2,665	2,495	2,487	754
Net income	\$	2,665	\$ 2,495	\$ 2,487	\$ 754
Average equity Average assets Return on average equity Overhead ratio	\$	20,670 648,101 17% 69	\$ 14,167 230,307 24% 60	\$ 14,100 146,192 24% 34	\$ 5,500 56,246 18% 54
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Nine months ended September 30, 2006	Treasury & Securities	Asset		Reconciling	
(in millions, except ratios)	Services	Management	Corporate	Items $^{(d)(e)}$	Total
Noninterest revenue Net interest income	\$ 3,003 1,569	\$ 4,115 725	\$ 777 (957)	\$ 2,302 (4,575)	\$ 30,256 15,550
Total net revenue	4,572	4,840	(180)	(2,273)	45,806
Provision for credit losses Credit reimbursement (to)/from TSS ^(b)	1 (90)	(42)	1	(1,617)	2,136
Noninterest expense ^(c)	3,162	3,294	972		28,958
Income (loss) from continuing operations					
before income tax expense	1,319	1,588	(1,153)	(656)	14,712
Income tax expense (benefit)	485	586	(659)	(656)	4,969
Income (loss) from continuing operations Income from discontinued operations	834	1,002	(494) 175		9,743 175
Net income (loss)	\$ 834	\$ 1,002	\$ (319)	\$	\$ 9,918
Average equity Average assets Return on average equity	\$ 2,314 30,526 48%	\$ 3,500 42,597 38%	\$ 49,076 209,172 NM	\$ (65,797) NM	\$ 109,327 1,297,344 12%
Overhead ratio	69	68	NM	NM	63

(a) In addition to analyzing the Firm s results on a reported basis, management reviews the Firm s and the lines of business results on a managed basis, which is a non-GAAP financial measure. The Firm s definition of managed basis starts with the reported U.S. GAAP results

and includes certain reclassifications that do not have any impact on Net income as reported by the lines of business or by the Firm as a whole.

- (b) TSS reimburses
 IB for credit
 portfolio
 exposures IB
 manages on
 behalf of clients
 the segments
 share.
- (c) Includes Merger costs which are reported in the Corporate segment. Merger costs attributed to the business segments for the three and nine months ended September 30, 2007 and 2006 were as follows.

	Three mo	Nine months ended September 30,				
(in millions)	2007	2006	2007		2006	
Investment Bank	\$	\$	\$	\$	1	
Retail Financial Services	2	7	13		17	
Card Services		5	1		21	
Commercial Banking					1	
Treasury & Securities Services	32	30	95		85	
Asset Management	6	4	13		18	
Corporate:						
Other	21	2	65		62	
Total Merger costs	\$ 61	\$ 48	\$ 187	\$	205	

(d) Managed results for CS exclude the impact of credit card securitizations on Total net revenue, Provision for credit losses and Average assets, as JPMorgan Chase treats the sold receivables as if they were still on the balance sheet in evaluating the overall performance of CS as operations are funded, and decisions are made about allocating resources such as employees and capital, based upon managed information. These adjustments

are eliminated in Reconciling items to arrive at the Firm s reported U.S. GAAP results. The related securitization adjustments were as follows.

(in millions)	Three months ended September 30,					Nine months ended September 30,			
	2007			2006		2007		2006	
Noninterest revenue	\$	(836)	\$	(721)	\$	(2,370)	\$	(2,783)	
Net interest income		1,414		1,328		4,131		4,400	
Provision for credit losses		578		607		1,761		1,617	
Average assets		66,100		62,971		65,715		65,797	

(e) Segment

managed results

reflect revenues

on a

tax-equivalent

basis with the

corresponding

income tax

impact recorded

within Income

tax expense.

These

adjustments are

eliminated in

Reconciling

items to arrive

at the Firm s

reported U.S.

GAAP results.

Tax-equivalent

adjustments for

 $the\ three\ and$

nine months

ended

September 30,

2007 and 2006

were as follows.

	Thre		Nine months ended				
	S		September 30,				
(in millions)	2007	7	2006		2007	2006	
Noninterest revenue	\$ 192	\$	165	\$	501	\$	481
Net interest income	95	5	57		287		175
Income tax expense	287	,	222		788		656
	111						

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JPMORGAN CHASE & CO. CONSOLIDATED AVERAGE BALANCE SHEETS, INTEREST AND RATES (Taxable-Equivalent Interest and Rates; in millions, except rates)

Three months ended September 30,

		i nree mont		-	ptember 30,						
			2	2007		Three months ended September 30, 2006					
		Average			Rate		Average			Rate	
		Balance	I	nterest	(Annualized)		Balance	Ir	iterest	(Ar	nualized)
Assets					,					•	ŕ
Deposits with banks	\$	39,906	\$	508	5.06%	\$	31,291	\$	352		4.46%
Federal funds sold and	Ψ	<i>23,</i> 300	Ψ	200	2.00 /0	Ψ	31,231	Ψ	332		11.1070
securities purchased under											
-		122 700		1.620	4.02		105 (10		1 442		1 55
resale agreements		133,780		1,629	4.83		125,618		1,442		4.55
Securities borrowed		87,955		1,242	5.60		82,216		887		4.28
Trading assets debt											
instruments		310,445		5,182	6.62		213,164		2,834		5.28
Securities:											
Available-for-sale		95,646		1,370	$5.68_{(c)}$		77,962		1,119		$5.70_{(c)}$
Held-to-maturity		48		1	6.71		67		2		6.50
Interests in purchased											
receivables											
Loans		476,912		9,382	7.80		461,673		8,578		7.37
Loans		470,912		9,302	7.00		401,073		0,570		1.31
m . 1											
Total interest-earning	_										
assets	1	,144,692	-	19,314	6.69		991,991	1	5,214		6.08
Allowance for loan losses		(7,691)					(7,076)				
Cash and due from banks		33,489					29,554				
Trading assets equity											
instruments		86,177					75,366				
Trading assets derivative		,					,				
receivables		64,821					55,419				
Goodwill		45,276					43,386				
		45,270					75,500				
Other intangible assets		0.200					0.040				
Mortgage servicing rights		9,290					8,048				
Purchased credit card											
relationships		2,505					3,055				
All other intangibles		4,027					4,147				
Other assets		94,748					81,585				
Assets of discontinued											
operations held-for-sale ^(a)							23,664				
1							,				
Total assets	\$ 1	,477,334				\$ 1	,309,139				
_ 0 0001 0000000	ΨΙ	., ,004				ιψ	.,,.,				
Liabilities											
	φ	540 025	φ	E (20	4 1 2 07	Φ	451 500	Φ	4 471		2.02%
Interest bearing deposits	\$	540,937	\$	5,638	4.13%	\$	451,509	\$	4,471		3.93%
Federal funds purchased											
and securities sold under											
repurchase agreements		206,174		2,693	5.18		192,674		2,251		4.63

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Commercial paper Other borrowings ^(b) Beneficial interests issued	26,511 104,995	312 1,296	4.68 4.90	19,207 101,366	231 1,312	4.78 5.13
by consolidated VIEs Long-term debt	14,454 177,851	165 1,789	4.52 3.99	13,630 133,279	143 1,370	4.16 4.08
Total interest-bearing liabilities Noninterest-bearing	1,070,922	11,893	4.41	911,665	9,778	4.26
deposits	121,512			122,944		
Trading liabilities derivative payables All other liabilities,	65,467			54,928		
including the allowance for lending-related commitments Liabilities of discontinued	100,457			84,971		
operations held-for-sale ^(a)				22,825		
Total liabilities	1,358,358			1,197,333		
Stockholders equity Preferred stock Common stockholders						
equity	118,976			111,806		
Total stockholders equity	118,976			111,806		
Total liabilities and stockholders equity	\$ 1,477,334			\$ 1,309,139		
Interest rate spread Net interest income and			2.28%			1.82%
net yield on interest-earning assets		\$ 7,421	2.57%		\$ 5,436	2.17%
(a) For purposes of the consolidated						

(a) For purposes of the consolidated average balance sheet for assets and liabilities transferred to discontinued operations, JPMorgan Chase used Federal funds sold interest income as a reasonable estimate of the earnings on

corporate trust deposits; therefore, JPMorgan Chase transferred to Assets of discontinued operations held-for-sale average Federal funds sold, along with the related interest income earned, and transferred to Liabilities of discontinued operations held-for-sale average corporate trust deposits.

- (b) Includes securities sold but not yet purchased.
- (c) For the quarters ended
 September 30,
 2007 and 2006,
 the annualized rate for available-for-sale securities based upon amortized cost was 5.64% and 5.65%, respectively.

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JPMORGAN CHASE & CO. CONSOLIDATED AVERAGE BALANCE SHEETS, INTEREST AND RATES (Taxable-Equivalent Interest and Rates; in millions, except rates)

Nine months ended September 30,

	-	nine months ended September 50,			Nine months ended September 30, 2006						
		2007		D -4-	_						
		Average	т	4	Rate		Average	т		()	Rate
	j	Balance	In	iterest	(Annualized)	-	Balance	1	nterest	(An	nualized)
Assets	ф	24.040	ф	004	4.05.64	Φ.	20.424	Φ.	1.006		4.40%
Deposits with banks	\$	24,848	\$	901	4.85%	\$	30,424	\$	1,006		4.42%
Federal funds sold and											
securities purchased under											
resale agreements		134,009		4,936	4.92		127,863		3,859		4.03
Securities borrowed		85,878		3,498	5.45		84,385		2,457		3.89
Trading assets debt											
instruments		287,680	1	3,277	6.17		201,232		8,123		5.40
Securities:		,		,			•		,		
Available-for-sale		95,924		4,074	$5.68_{(c)}$		73,690		3,036		$5.51_{(c)}$
Held-to-maturity		58		3	6.10		72		4		6.53
Interests in purchased		30		3	0.10		12		7		0.55
receivables							19 640		652		4.68
		470.070	•	C 0.42	7.00		18,640				
Loans		470,078	2	6,942	7.66		444,558		24,048		7.23
7											
Total interest-earning	_		_								
assets	1	,098,475	5	3,631	6.53		980,864	4	43,185		5.89
Allowance for loan losses		(7,417)					(7,140)				
Cash and due from banks		32,167					31,391				
Trading assets equity											
instruments		86,923					72,075				
Trading assets derivative											
receivables		61,801					55,942				
Goodwill		45,194					43,437				
Other intangible assets		,					,				
Mortgage servicing rights		8,487					7,548				
Purchased credit card		0,107					7,510				
relationships		2,674					3,160				
All other intangibles		4,166					4,240				
Other assets		97,302					83,771				
		91,302					03,771				
Assets of discontinued							22.056				
operations held-for-sale ^(a)							22,056				
Total assets	\$1	,429,772				\$ 1	,297,344				
,	Ψ.	, , · · -				Ψ1	, ,				
Liabilities											
Interest bearing deposits	\$	517,856	\$1	5,975	4.12%	\$	440,514	\$	12,140		3.68%
Federal funds purchased											
and securities sold under											
repurchase agreements		204,942		7,903	5.16		178,936		5,760		4.30
		,		,	-		,		,		

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Commercial paper Other borrowings ^(b) Beneficial interests issued	24,726 100,492	892 3,668	4.82 4.88	17,348 104,049	569 3,950	4.39 5.08
by consolidated VIEs Long-term debt	14,691 162,929	425 4,722	3.86 3.87	32,993 126,011	1,077 3,964	4.37 4.21
Total interest-bearing liabilities Noninterest-bearing deposits Trading liabilities	1,025,636 122,904	33,585	4.38	899,851 124,517	27,460	4.08
Trading liabilities derivative payables All other liabilities, including the allowance for lending-related	61,742			57,052		
commitments Liabilities of discontinued	101,723			85,445		
operations held-for-sale ^(a)				21,107		
Total liabilities	1,312,005			1,187,972		
Stockholders equity Preferred stock				45		
Common stockholders equity	117,767			109,327		
Total stockholders equity	117,767			109,372		
Total liabilities and stockholders equity	\$ 1,429,772			\$1,297,344		
Interest rate spread Net interest income and net yield on			2.15%			1.81%
interest-earning assets		\$ 20,046	2.44%		\$ 15,725	2.14%
(a) For purposes of the consolidated average balance sheet for assets						

the consolidated
average balance
sheet for assets
and liabilities
transferred to
discontinued
operations,
JPMorgan Chase
used Federal
funds sold interest
income as a
reasonable
estimate of the
earnings on

corporate trust deposits; therefore, JPMorgan Chase transferred to Assets of discontinued operations held-for-sale average Federal funds sold, along with the related interest income earned, and transferred to Liabilities of discontinued operations held-for-sale average corporate trust deposits.

- (b) Includes securities sold but not yet purchased.
- (c) For the nine months ended September 30, 2007 and 2006, the annualized rate for available-for-sale securities based upon amortized cost was 5.66% and 5.45%, respectively.

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GLOSSARY OF TERMS

ACH: Automated Clearing House.

AICPA: American Institute of Certified Public Accountants.

AICPA Statement of Position (**SOP**) **07-1:** Clarification of the Scope of the Audit and Accounting Guide *Investment Companies* and Accounting by Parent Companies and Equity Method Investors for Investments in Investment Companies.

Assets under management: Represent assets actively managed by Asset Management on behalf of institutional, private banking, private client services and retail clients. Excludes assets managed by American Century Companies, Inc., in which the Firm has a 44% ownership interest.

Assets under supervision: Represent assets under management as well as custody, brokerage, administration and deposit accounts.

Beneficial interest issued by consolidated VIEs: Represents the interest of third-party holders of debt/equity securities, or other obligations, issued by VIEs that JPMorgan Chase consolidates under FIN 46R. The underlying obligations of the VIEs consist of short-term borrowings, commercial paper and long-term debt. The related assets consist of trading assets, available-for-sale securities, loans and other assets.

Benefit obligation: Refers to the projected benefit obligation for pension plans and the accumulated postretirement benefit obligation for OPEB plans.

Credit derivatives: Contractual agreements that provide protection against a credit event of one or more referenced credits. The nature of a credit event is established by the protection buyer and protection seller at the inception of a transaction, and such events include bankruptcy, insolvency or failure to meet payment obligations when due. The buyer of the credit derivative pays a periodic fee in return for a payment by the protection seller upon the occurrence, if any, of a credit event.

Discontinued operations: A component of an entity that is classified as held-for-sale or that has been disposed of from ongoing operations in its entirety or piecemeal, and for which the entity will not have any significant, continuing involvement. A discontinued operation may be a separate major business segment, a component of a major business segment or a geographical area of operations of the entity that can be separately distinguished operationally and for financial reporting purposes.

EITF: Emerging Issues Task Force.

EITF Issue 02-3: Issues Involved in Accounting for Derivative Contracts Held for Trading Purposes and Contracts Involved in Energy Trading and Risk Management Activities.

EITF Issue 06-11: Accounting for Income Tax Benefits of Dividends on Share-Based Payment Awards.

FASB: Financial Accounting Standards Board.

FIN 39: FASB Interpretation No. 39, Offsetting of Amounts Related to Certain Contracts an interpretation of APB Opinion No. 10 and FASB Statement No. 105.

FIN 41: FASB Interpretation No. 41, Offsetting of Amounts Related to Certain Repurchase and Reverse Repurchase Agreements an interpretation of APB Opinion No. 10 and a Modification of FASB Interpretation No. 39.

FIN 45: FASB Interpretation No. 45, Guarantor s Accounting and Disclosure Requirements for Guarantees, including Indirect Guarantees of Indebtedness of Others an interpretation of FASB Statements No. 5, 57 and 107 and a rescission of FASB Interpretation No. 34.

FIN 46R: FASB Interpretation No. 46 (revised December 2003), Consolidation of Variable Interest Entities an interpretation of ARB No. 51.

FIN 48: FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes an interpretation of FASB Statement No. 109.

FSP: FASB Staff Position.

FSP FAS 13-2: Accounting for a Change or Projected Change in the Timing of Cash Flows Relating to Income Taxes Generated by a Leveraged Lease Transaction.

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FSP FIN 39-1: Amendment of FASB Interpretation No. 39.

FSP FIN 46(R)-7: Application of FASB Interpretation No. 46(R) to Investment Companies.

Interchange income: A fee that is paid to a credit card issuer in the clearing and settlement of a sales or cash advance transaction.

Interests in purchased receivables: Represent an ownership interest in cash flows of an underlying pool of receivables transferred by a third-party seller into a bankruptcy-remote entity, generally a trust.

Investment-grade: An indication of credit quality based upon JPMorgan Chase s internal risk assessment system. Investment-grade generally represents a risk profile similar to a rating of a BBB-/Baa3 or better, as defined by independent rating agencies.

Managed average assets: Refers to total assets on the Firm s balance sheet plus credit card receivables that have been securitized.

Managed basis: A non-GAAP presentation of financial results that includes reclassifications related to credit card securitizations and taxable equivalents. Management uses this non-GAAP financial measure at the segment level because it believes this provides information to investors in understanding the underlying operational performance and trends of the particular business segment and facilitates a comparison of the business segment with the performance of competitors.

Managed credit card receivables: Refers to credit card receivables on the Firm s balance sheet plus credit card receivables that have been securitized.

Mark-to-market exposure: A measure, at a point in time, of the value of a derivative or foreign exchange contract in the open market. When the mark-to-market value is positive, it indicates the counterparty owes JPMorgan Chase and, therefore, creates a repayment risk for the Firm. When the mark-to-market value is negative, JPMorgan Chase owes the counterparty. In this situation, the Firm does not have repayment risk.

Master netting agreement: An agreement between two counterparties that have multiple derivative contracts with each other that provides for the net settlement of all contracts through a single payment, in a single currency, in the event of default on or termination of any one contract.

NA: Data is not applicable or available for the period presented.

Net yield on interest-earning assets: The average rate for interest-earning assets less the average rate paid for all sources of funds.

NM: Not meaningful.

OPEB: Other postretirement employee benefits.

Overhead ratio: Noninterest expense as a percentage of Total net revenue.

Principal transactions (revenue): Realized and unrealized gains and losses from trading activities (including physical commodities inventories that are accounted for at the lower of cost or fair value) and changes in fair value associated with instruments held by the Investment Bank for which the SFAS 159 fair value option was elected. Principal transactions revenue also include private equity gains and losses.

Reported basis: Financial statements prepared under accounting principles generally accepted in the United States of America (U.S. GAAP). The reported basis includes the impact of credit card securitizations, but excludes the impact of taxable-equivalent adjustments.

Return on common equity less goodwill: Represents net income applicable to common stock divided by total average common equity (net of goodwill). The Firm uses return on equity less goodwill, a non-GAAP financial measure, to evaluate the operating performance of the Firm. The Firm also utilizes this measure to facilitate operating comparisons to other competitors.

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SFAS: Statement of Financial Accounting Standards.

SFAS 5: Accounting for Contingencies.

SFAS 109: Accounting for Income Taxes.

SFAS 114: Accounting by Creditors for Impairment of a Loan an amendment of FASB Statements No. 5 and 15.

SFAS 123R: Share-Based Payment.

SFAS 133: Accounting for Derivative Instruments and Hedging Activities.

SFAS 140: Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities a replacement of FASB Statement No. 125.

SFAS 142: Goodwill and Other Intangible Assets.

SFAS 155: Accounting for Certain Hybrid Financial Instruments an amendment of FASB Statements No. 133 and 140.

SFAS 157: Fair Value Measurements.

SFAS 158: Employers Accounting for Defined Benefit Pension and Other Postretirement Plans an amendment of FASB Statements No. 87, 88, 106, and 132(R).

SFAS 159: The Fair Value Option for Financial Assets and Financial Liabilities Including an amendment of FASB Statement No. 115.

Staff Accounting Bulletin (SAB) 109: Written Loan Commitments Recorded at Fair Value Through Earnings.

Stress testing: A scenario that measures market risk under unlikely but plausible events in abnormal markets.

Unaudited: Financial statements and information included throughout this document that have not been subjected to auditing procedures sufficient to permit an independent certified public accountant to express an opinion.

U.S. GAAP: Accounting principles generally accepted in the United States of America.

U.S. government and federal agency obligations: Obligations of the U.S. government or an instrumentality of the U.S. government whose obligations are fully and explicitly guaranteed as to the timely payment of principal and interest by the full faith and credit of the U.S. government.

U.S. government-sponsored enterprise obligations: Obligations of agencies originally established or chartered by the U.S. government to serve public purposes as specified by the U.S. Congress; these obligations are not explicitly guaranteed as to the timely payment of principal and interest by the full faith and credit of the U.S. government.

Value-at-risk (**VAR**): A measure of the dollar amount of potential loss from adverse market moves in an ordinary market environment.

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LINE OF BUSINESS METRICS

Investment Banking

IB s revenues comprise the following:

Investment banking fees includes advisory, equity underwriting, bond underwriting and loan syndication fees.

Fixed income markets includes client and portfolio management revenue related to both market-making and proprietary risk-taking across global fixed income markets, including government and corporate debt, foreign exchange, interest rate and commodities markets.

Equity markets includes client and portfolio management revenue related to market-making and proprietary risk-taking across global equity products, including cash instruments, derivatives and convertibles.

Credit portfolio revenue includes Net interest income, fees and loan sale activity for IB s credit portfolio. Credit portfolio revenue also includes gains or losses on securities received as part of a loan restructuring, and changes in the CVA, which is the component of the fair value of a derivative that reflects the credit quality of the counterparty. Credit portfolio revenue also includes the results of risk management related to the Firm s lending and derivative activities. In addition, Credit portfolio revenue includes an adjustment to the valuation of the Firm s derivative liabilities measured at fair value that reflects the credit quality of the Firm, in conjunction with SFAS 157.

Retail Financial Services

Description of selected business metrics within Regional Banking:

Personal bankers Retail branch office personnel who acquire, retain and expand new and existing customer relationships by assessing customer needs and recommending and selling appropriate banking products and services.

Sales specialists Retail branch office personnel who specialize in the marketing of a single product, including mortgages, investments and business banking, by partnering with the personal bankers.

Mortgage banking revenues comprise the following:

Production revenue includes Mortgage Servicing Rights created from the sales of loans, net gains or losses on the sales of loans, and other production-related fees. Also includes revenue associated with originations of subprime mortgage loans.

Net mortgage servicing revenue includes the following components:

- (a) Servicing revenue represents all gross income earned from servicing third-party mortgage loans including stated service fees, excess service fees, late fees, and other ancillary fees.
- (b) Changes in MSR asset fair value due to:
 - market-based inputs such as interest rates and volatility, as well as updates to valuation assumptions used in the MSR valuation model.
 - servicing portfolio runoff (or time decay).
- (c) Derivative valuation adjustments and other, which represents changes in the fair value of derivative instruments used to offset the impact of changes in the market-based inputs to the MSR valuation model.

MSR risk management results include changes in the MSR asset fair value due to inputs or assumptions and derivative valuation adjustments and other.

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Mortgage Banking s origination channels comprise the following:

Retail Borrowers who are buying or refinancing a home are directly contacted by a mortgage banker employed by the Firm using a branch office, the Internet or by phone. Borrowers are frequently referred to a mortgage banker by real estate brokers, home builders or other third parties.

Wholesale A third-party mortgage broker refers loan applications to a mortgage banker at the Firm. Brokers are independent loan originators that specialize in finding and counseling borrowers but do not provide funding for loans.

Correspondent Correspondents are banks, thrifts, other mortgage banks and other financial institutions that sell closed loans to the Firm.

Correspondent negotiated transactions (CNT) Correspondent negotiated transactions exclude purchased bulk servicing transactions and occur when mid- to large-sized mortgage lenders, banks and bank-owned mortgage companies sell servicing to the Firm on an as-originated basis. These transactions supplement traditional production channels and provide growth opportunities in the servicing portfolio in stable and rising-rate periods.

Card Services

Description of selected business metrics within CS:

Charge volume Represents the dollar amount of cardmember purchases, balance transfers and cash advance activity. **Net accounts opened** Includes originations, purchases and sales.

Merchant acquiring business Represents an entity that processes payments for merchants. JPMorgan Chase is a partner in Chase Paymentech Solutions, LLC.

Bank card volume Represents the dollar amount of transactions processed for the merchants.

Total transactions Represents the number of transactions and authorizations processed for the merchants.

Commercial Banking

Commercial Banking revenues comprise the following:

Lending includes a variety of financing alternatives, which are often provided on a basis secured by receivables, inventory, equipment, real estate or other assets. Products include term loans, revolving lines of credit, bridge financing, asset-backed structures, and leases.

Treasury services includes a broad range of products and services enabling clients to transfer, invest and manage the receipt and disbursement of funds, while providing the related information reporting. These products and services include U.S. dollar and multi-currency clearing, ACH, lockbox, disbursement and reconciliation services, check deposits, other check and currency-related services, trade finance and logistics solutions, commercial card, and deposit products, sweeps and money market mutual funds.

Investment banking products provide clients with sophisticated capital-raising alternatives, as well as balance sheet and risk management tools through advisory, equity underwriting, loan syndications, investment-grade debt, asset-backed securities, private placements, high-yield bonds, interest rate derivatives, foreign exchange hedges, and securities sales.

Description of selected business metrics within CB:

Liability balances include deposits and deposits that are swept to on balance sheet liabilities (e.g., commercial paper, Fed funds purchased, and repurchase agreements).

IB revenues, gross Represents total revenue related to investment banking products sold to CB clients.

Treasury & Securities Services

Treasury & Securities Services **firmwide metrics** include certain TSS product revenues and liability balances reported in other lines of business related to customers who are also customers of those other lines of business. In order to capture the firmwide impact of Treasury Services (TS) and TSS products and revenues, management reviews firmwide metrics such as liability balances, revenues and overhead ratios in assessing financial performance for TSS. Firmwide metrics are necessary, in management s view, in order to understand the aggregate TSS business.

Description of selected business metrics within TSS:

Liability balances include deposits and deposits that are swept to on balance sheet liabilities (e.g., commercial paper, Fed funds purchased, and repurchase agreements).

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Asset Management

Assets under management: Represent assets actively managed by Asset Management on behalf of institutional, private banking, private client services and retail clients. Excludes assets managed by American Century Companies, Inc., in which the Firm has a 44% ownership interest.

Assets under supervision: Represent assets under management as well as custody, brokerage, administration and deposit accounts.

Alternative Assets: The following types of assets constitute alternative investments hedge funds, currency, real estate and private equity.

AM s client segments comprise the following:

Institutional brings comprehensive global investment services including asset management, pension analytics, asset-liability management and active risk budgeting strategies to corporate and public institutions, endowments, foundations, not-for-profit organizations and governments worldwide.

Retail provides worldwide investment management services and retirement planning and administration through third-party and direct distribution of a full range of investment vehicles.

The **Private Bank** addresses every facet of wealth management for ultra-high-net-worth individuals and families worldwide, including investment management, capital markets and risk management, tax and estate planning, banking, capital raising and specialty-wealth advisory services.

Private Client Services offers high-net-worth individuals, families and business owners in the United States comprehensive wealth management solutions, including investment management, capital markets and risk management, tax and estate planning, banking, and specialty-wealth advisory services.

FORWARD-LOOKING STATEMENTS

From time to time, the Firm has made and will make forward-looking statements. These statements can be identified by the fact that they do not relate strictly to historical or current facts. Forward-looking statements often use words such as anticipate. target, expect. estimate. intend. goal. believe, or other words of sir plan, Forward-looking statements provide JPMorgan Chase s current expectations or forecasts of future events, circumstances, results or aspirations. JPMorgan Chase s disclosures in this report contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. The Firm also may make forward-looking statements in its other documents filed or furnished with the Securities and Exchange Commission (SEC). In addition, the Firm s senior management may make forward-looking statements orally to analysts, investors, representatives of the media and others.

All forward-looking statements are, by their nature, subject to risks and uncertainties. JPMorgan Chase s actual future results may differ materially from those set forth in its forward-looking statements. Factors that could cause this difference many of which are beyond the Firm s control include the following: local, regional and international business, political or economic conditions; changes in trade, monetary and fiscal policies and laws; volatility in the credit, rates, debt and equity markets; technological changes instituted by the Firm and by other entities which may affect the Firm s business; mergers and acquisitions, including the Firm s ability to integrate acquisitions; ability of the Firm to develop new products and services; acceptance of new products and services and the ability of the Firm to increase market share; the ability of the Firm to control expenses; competitive pressures; changes in laws and regulatory requirements; changes in applicable accounting policies; costs, outcomes and effects of litigation and regulatory investigations; changes in the credit quality of the Firm s customers; and adequacy of the Firm s risk management framework.

Additional factors that may cause future results to differ materially from forward-looking statements are discussed in Part I, Item 1A: Risk Factors in the Firm s 2006 Annual Report to which reference is hereby made. There is no assurance that any list of risks and uncertainties or risk factors is complete.

Any forward-looking statements made by or on behalf of the Firm speak only as of the date they are made and JPMorgan Chase does not undertake to update forward-looking statements to reflect the impact of circumstances or events that arise after the date the forward-looking statement was made. The reader should, however, consult any

further disclosures of a forward-looking nature the Firm may make in any subsequent Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, or Current Reports on Form 8-K.

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Item 3 Quantitative and Qualitative Disclosures about Market Risk

For a discussion of the quantitative and qualitative disclosures about market risk, see the Market Risk Management section of the management s discussion and analysis (MD&A) on pages 62–65 of this Form 10-Q.

Item 4 Controls and Procedures

As of the end of the period covered by this report, an evaluation was carried out under the supervision and with the participation of the Firm's management, including its Chairman and Chief Executive Officer and its Chief Financial Officer, of the effectiveness of its disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934). Based upon that evaluation, the Chairman and Chief Executive Officer and the Chief Financial Officer concluded that these disclosure controls and procedures were effective. See Exhibits 31.1 and 31.2 for the Certification statements issued by the Chairman and Chief Executive Officer, and Chief Financial Officer. The Firm is committed to maintaining high standards of internal control over financial reporting. Nevertheless, because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. There was no change in the Firm's internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934) that occurred during the third quarter of 2007 that has materially affected, or is reasonably likely to materially affect, the Firm's internal control over financial reporting.

Item 1 Legal proceedings

Part II Other Information

Item 1 Legal proceedings

The following information supplements and amends the disclosure set forth under Part I, Item 3 Legal proceedings in the Firm s 2006 Annual Report, Part II, Item 1 Legal Proceedings in the Firm s Quarterly Report on Form 10-Q for the quarterly period ending March 31, 2007 and Part II, Item 1 Legal proceedings in the Firm s Quarterly Report on Form 10-Q for the quarterly period ending June 30, 2007 (the Firm s SEC filings).

Enron litigation. In the purported consolidated class action lawsuit by JPMorgan Chase stockholders, briefing on the plaintiffs appeal of the dismissal of their complaint to the United States Court of Appeals for the Second Circuit is complete. In the shareholder derivative action against current and former directors of JPMorgan Chase, briefing on the plaintiffs appeal to the United States Court of Appeals for the Second Circuit of the decision granting the Firm s motion to dismiss is also complete.

In the action pending in New York Supreme Court, New York County, alleging claims relating to the Firm s role as Indenture Trustee, defendant JPMorgan Chase Bank, N.A. filed a motion to dismiss the Amended Complaint on May 24, 2007. The parties await the Court s decision.

IPO allocation litigation. With respect to the IPO securities cases, on August 14, 2007, plaintiffs filed second amended class action complaints in each of the six class certification focus cases. JPMSI is a named defendant in two of these cases. Underwriter defendants—time to answer, move or otherwise respond to the amended complaints has been extended until November 9, 2007.

On September 27, 2007, plaintiffs filed a written motion seeking class certification in the six class certification focus cases. Under the briefing schedule currently in place, the underwriter defendants—opposition papers are due by December 21, 2007, and plaintiffs—reply papers are due by February 15, 2008. In addition, the parties are engaged in class certification discovery.

In re JPMorgan Chase Cash Balance Litigation. On July 31, 2007, the United States District Court for the Southern District of New York denied plaintiffs motions for reconsideration and certification of the May 30, 2007 Order granting in part and denying in part plaintiffs motion for class certification.

On August 17, 2007, a Class Action Complaint was filed in the United States District Court for the Southern District of New York, *Bilello v. JPMorgan Chase Retirement Plan, JPMorgan Chase Director of Human Resources, as administrator of the JPMorgan Chase Retirement Plan.* The complaint asserts claims on behalf of participants in the Chemical Bank Plan and certain other predecessor plans to the JPMorgan Chase Retirement Plan, including notice claims that were excluded from the class in *In re JPMorgan Chase Cash Balance Litigation*. More specifically, the *Bilello* complaint alleges that (1) defendants failed to comply with the notice and disclosure requirements of ERISA in connection with the conversion of the Chemical Bank Plan to a cash balance plan and subsequent mergers of the Chemical Bank Plan with other predecessor plans resulting in cash balance plans, and (2) the Chemical Bank Plan,

following its conversion to a cash balance plan, was impermissibly backloaded in violation of 29 U.S.C. § 1054(b)(1)(B), ERISA § 204(b)(1)(B). Defendants anticipate filing a motion to dismiss in November 2007. *American Express Litigation*. VISA and American Express reached an agreement in principle to settle the litigation on November 1, 2007, including a settlement related to the banks membership in MasterCard. VISA will pay American Express approximately \$2 billion over 4 years. The first payment of \$1.13 billion is to be paid by no later than 120

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March 31, 2008. It is anticipated that the VISA settlement will be funded from a portion of the proceeds generated from VISA s currently planned IPO. As a result of the settlement, the defendant banks, including JPMorgan Chase, will be released and dismissed from the action. The defendant banks separate payment obligation with respect to the American Express settlement is \$185 million. JPMorgan Chase s contribution to the proposed settlement will have no material adverse effect on the Firm.

Interchange Litigation. The Magistrate Judge has recommended to the District Court that it grant defendants motion to dismiss all claims that predate January 1, 2004. Plaintiffs time to file objections to this recommendation has been extended pending a motion to clarify the effect, if any, of the Magistrate s report and recommendation as to certain unnamed putative class members. JPMorgan Chase is a signatory to a judgment sharing agreement that Visa U.S.A. previously entered into with certain of its members.

In addition to the various cases, proceedings and investigations discussed above, JPMorgan Chase and its subsidiaries are named as defendants or otherwise involved in a number of other legal actions and governmental proceedings arising in connection with their businesses. Additional actions, investigations or proceedings may be initiated from time to time in the future. In view of the inherent difficulty of predicting the outcome of legal matters, particularly where the claimants seek very large or indeterminate damages, or where the cases present novel legal theories, involve a large number of parties or are in early stages of discovery, the Firm cannot state with confidence what the eventual outcome of these pending matters will be, what the timing of the ultimate resolution of these matters will be or what the eventual loss, fines, penalties or impact related to each pending matter may be. JPMorgan Chase believes, based upon its current knowledge, after consultation with counsel and after taking into account its current litigation reserves, that the outcome of the legal actions, proceedings and investigations currently pending against it should not have a material, adverse effect on the consolidated financial condition of the Firm. However, in light of the uncertainties involved in such proceedings, actions and investigations, there is no assurance that the ultimate resolution of these matters will not significantly exceed the reserves currently accrued by the Firm; as a result, the outcome of a particular matter may be material to JPMorgan Chase s operating results for a particular period, depending upon, among other factors, the size of the loss or liability imposed and the level of JPMorgan Chase s income for that period.

Item 1A Risk Factors

For a discussion of risk factors affecting the Firm, see Part 1, Item 1A, Risk Factors, on pages 4 6 and Forward-Looking Statements on page 147 of JPMorgan Chase s 2006 Annual Report.

Item 2 Unregistered Sales of Equity Securities and Use of Proceeds

During the third quarter of 2007, shares of common stock of JPMorgan Chase & Co. were issued in transactions exempt from registration under the Securities Act of 1933, pursuant to Section 4(2) thereof, as follows: on July 27, 2007, 39,339 shares were issued to retired employees who had deferred receipt of such common shares pursuant to the Corporate Performance Incentive Plan.

The actual amount of shares repurchased under the Firm's repurchase program is subject to various factors, including market conditions; legal considerations affecting the amount and timing of repurchase activity; the Firm's capital position (taking into account goodwill and intangibles); internal capital generation; and alternative potential investment opportunities. The repurchase program does not include specific price targets or time tables; may be executed through open market purchases or privately negotiated transactions or utilizing Rule 10b5-1 programs; and may be suspended at any time.

For the three and nine months ended September 30, 2007, under the respective stock repurchase programs then in effect, the Firm repurchased a total of 47.0 million shares and 164.6 million shares for \$2.1 billion and \$8.0 billion at an average price per share of \$45.42 and \$48.67, respectively. For the three and nine months ended September 30, 2006, under the respective stock repurchase programs then in effect, the Firm repurchased a total of 20.0 million shares and 69.5 million shares for \$900 million and \$2.9 billion at an average price per share of \$44.88 and \$42.22, respectively. As of September 30, 2007, \$6.4 billion of authorized repurchase capacity remained under the new stock repurchase program.

The Firm has determined that it may, from time to time, enter into written trading plans under Rule 10b5-1 of the Securities Exchange Act of 1934 to facilitate the repurchase of common stock in accordance with the repurchase program. A Rule 10b5-1 repurchase plan would allow the Firm to repurchase shares during periods when it would not

otherwise be repurchasing common stock for example, during internal trading black-out periods. All purchases under a Rule 10b5-1 plan must be made according to a predefined plan that is established when the Firm is not aware of material nonpublic information.

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The Firm s repurchases of equity securities during the third quarter and first nine months of 2007 were as follows:

For the nine months ended September 30, 2007	Total open market shares		rage price	re au rep	lar value of emaining uthorized purchase ^(b) millions)
September 30, 2007	repurchased	paru	per share ^(a)	(111	illillions)
First quarter	80,906,259	\$	49.45	\$	1,212
Repurchases under the \$8.0 billion program Repurchases under the \$10.0 billion	8,043,500		49.06		(c)
program	28,633,286		51.71		$8,519_{(d)}$
Second quarter	36,676,786		51.13		8,519
July	17,691,700		47.09		7,686
August	28,313,500		44.37		6,430
September	1,015,000		45.22		6,384
Third quarter	47,020,200		45.42		
Year-to-date	164,603,245	\$	48.67		

- (a) Excludes commission costs.
- (b) The amount authorized by the Board of Directors excludes commissions cost.
- (c) The unused portion of this program was cancelled when the replacement program was authorized.
- (d) Dollar value under new program of \$10.0 billion.

In addition to the repurchases disclosed above, participants in the Firm s stock-based incentive plans may have shares withheld to cover income taxes. Shares withheld to pay income taxes are repurchased pursuant to the terms of the applicable plan and not under the Firm s share repurchase program. Shares repurchased pursuant to these plans during

the third quarter and first nine months of 2007 were as follows:

For the nine months ended September 30, 2007	Total shares repurchased	Average price paid per share	
First quarter	2,591,697	\$	49.99
Second quarter	84,218		48.70
July August September	28,764		49.73
Third quarter	28,764		49.73
Year-to-date	2,704,679	\$	49.94

Item 3 Defaults Upon Senior Securities

None

Item 4 Submission of Matters to a Vote of Security Holders

None

Item 5 Other Information

None

Item 6 Exhibits

- 4.1 First Supplemental Indenture, dated as of November 1, 2007, between JPMorgan Chase & Co. and Deutsche Bank Trust Company Americas, as Trustee, to the Indenture, dated as of December 1, 1989 (incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K of JPMorgan Chase & Co. (File No. 1-5805) filed on November 7, 2007)
- 31.1 Certification
- 31.2 Certification
- 32 Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

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SIGNATURE

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

JPMORGAN CHASE & CO.

(Registrant)

Date: November 9, 2007

By /s/ Louis Rauchenberger

Louis Rauchenberger

Managing Director and Controller [Principal Accounting Officer]

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INDEX TO EXHIBITS SEQUENTIALLY NUMBERED

EXHIBIT NO.	EXHIBITS	PAGE AT WHICH LOCATED
4.1	First Supplemental Indenture, dated as of November 1, 2007, between JPMorgan Chase & Co. and Deutsche Bank Trust Company Americas, as Trustee, to the Indenture, dated as of December 1, 1989 (incorporated by reference to Exhibit 4.1 to the Current Report on Form 8-K of JPMorgan Chase & Co. (File No. 1-5805) filed on November 7, 2007)	NA
31.1	Certification	125
31.2	Certification	126

The following exhibit shall not be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934, or otherwise subject to the liability of that Section. In addition, Exhibit No. 32 shall not be deemed incorporated into any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934.

Certification Pursuant to Section 906 of the
Sarbanes-Oxley Act of 2002

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