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Subject Company: Sky Financial Group, Inc. (Commission File No. 001-14473)





A Value Added Combination

A Stronger Regional Presence

December 21, 2006

Meeting Participants





Tom Hoaglin

- Chairman, President and Chief Executive Officer

Don Kimble

- Executive Vice President - Chief Financial Officer

Jay Gould

- Senior Vice President - Investor Relations



Marty Adams

- Chairman, President and Chief Executive Officer

Presentation Overview



- Why this transaction?
- A value added combination
- A stronger regional presence
- Organizational structure
- Low execution risk
- Appendix

Why This Transaction?



A Huntington Perspective

- Fits our M&A philosophy and pricing parameters
 - Creates shareholder value
 - Improves market share in existing markets
 - Expands into new markets with significant market shares
 - Increases customer convenience
 - Compatible cultures of local decision-making and focus on customer service excellence

A Sky Financial Perspective

- · Provides attractive shareholder returns
 - Receive an immediate premium
 - Will also participate in value created by the merger
- Enhances customer convenience and gives access to a broader array of products and services
- Retains local management
- Compatible cultures

Attractive Shareholder Benefits (1)



Immediately accretive (excluding merger-related charges)

	<u>GAAP EPS</u>	<u>Cash EPS</u>
2007 ⁽²⁾	\$0.01 / 0.5%	\$0.06 / 3.0%
2008	\$0.09 / 4.5%	\$0.18 / 8.8%

- 10%+ accretive on incremental shares
- 16% Internal rate of return
 - Based on HBAN's existing P/E of 13.0 X
- NPV of synergies exceeds premium paid
- Reasonably priced

(1) See slides 25 – 28 in the appendix for details and assumptions (2) Assumes July 2007 close

Transaction Summary



Transaction value: \$3.6 billion (90% Stock / 10% Cash)

Consideration: 1.098 shares + \$3.023 cash for each share

of SKYF

Per share value: \$30.22 (includes cash payment)

HBAN shares issued: 130 million

Transaction structure: Stock portion: tax-free exchange

Cash payment: taxable

Due diligence: Completed

Cost savings estimate: \$115 million pre-tax

25% of SKYF base / 8% of combined base

Restructuring charge: \$200 million pre-tax

Required approvals: Regulatory; HBAN & SKYF shareholders

Anticipated closing: July 2007

Termination fee: \$125 million

Transaction Pricing



	HBAN / SKYF (1)	Nationwide (2)	Midwest / Northeast (3)
1-week premium to shareholders	23%	23%	28%
Price / current year EPS (4)	16.2 X	17.0 X	15.7 X
Price / book value	1.90 X	2.60 X	2.51 X
Price / tangible book value	3.38 X	3.78 X	3.78 X
Core deposit premium (5)	24%	31%	27%

⁽¹⁾SKYF is pro forma for recent acquisitions.

(2) Nationwide comparable transactions defined as select bank and thrift transactions since 1/1/04 with a deal value between \$1 bn and \$11 bn.

(3) Midwest / Northeast comparable transactions defined as select bank and thrift transactions since 1/1/04 with a deal value between \$1 bn and \$11 bn for targets located in Midwest and Northeast regions.

(4) SKYF's 2006 mean EPS estimate of Wall Street analysts per Thomson Financial.

(5) Represents total deposits less CDs >\$100K and other deposits deemed non-core

Attractive Financial Benefits (1)



Improves net interest margin

- Raises loan yields
- Lowers deposit costs

		HBAN	Pro Forma	Change
Loan yield (2)	3Q06	6.96 %	7.22 %	0.26 %
Deposit rate (3)	3Q06	3.14	3.10	(0.04)
Net interest margin ⁽⁴⁾	3Q06	3.22	3.39	0.17

Improves efficiency ratio

		<u>HBAN</u>	Pro Forma	Change
Efficiency ratio (5)	3Q06	57.8 %	54.1 %	(3.7) %

New retail and commercial insurance agency line of business

- Maintains strong capital levels
 - Leverage ratio exceeds 7%
 - Tangible equity ratio approximately 6% pro forma in Year 1

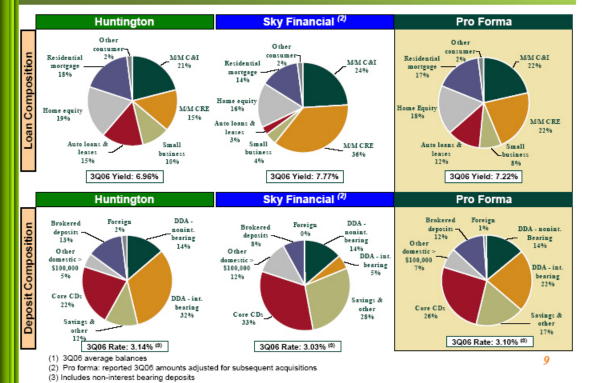
Diversifies loan portfolio

- Based on 3Q08 results excluding any purchase accounting adjustments
 See slide 29 in appendix
 See slide 30 in appendix; includes non-interest bearing deposits

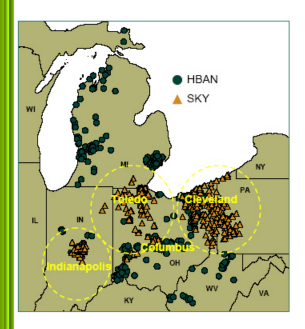
- (4) See slide 31 in appendix; represents SKYF pro forma 3Q08 NIM of 3.49% + 16 bp improvement from announced investment portfolio restructuring (5) Pro forma includes pro-rata estimate of targeted \$115 MM of expense saves

A Better-Balanced Franchise (1)









Source: SNL Financial, company presentations and filings. FDIC deposit data as of June 30, 2008; excludes the impact of any banking office closings

Pro Forma Deposits - Top 11 MSAs					
MSA	Rank	BOs	<u>Deposits</u>	Share	
Columbus	1	81	\$8,625	28.1%	
Cleveland	5	78	3,330	5.2	
Indianapolis	3	63	2,624	10.6	
Detroit	8	42	2,297	2.6	
Toledo	1	56	2,258	24.9	
Pittsburgh	7	46	1,845	3.0	
Youngstown	1	40	1,777	21.5	
Cincinnati	5	37	1,546	3.8	
E. Liverpool-Salem	1	15	1,261	57.9	
Canton-Massillon	1	28	1,238	24.3	
Grand Rapids	3	23	1,216	10.3	

BOs = Banking offices



Strengthens Ohio Franchise

- #3 deposit market share
- #1 in banking offices
- 819 ATMs
 - 573 Huntington
 - 246 Sky Financial

Pro Forma					
		<u>(\$B)</u>	<u>BOs</u>		
1	National City	\$30.9	409		
2	Fifth Third	25.9	389		
	HBAN / SKYF	24.9	449		
3	KeyCorp	22.8	225		
4	HBAN	16.3	228		
5	JPM Chase	15.6	281		
6	U.S. Bancorp	14.2	353		
7	SKYF	8.6	221		
8	RBS Group	8.3	177		
9	First Merit	7.1	156		
10	Third FS&LA	4.9	26		



Strengthens Indianapolis Franchise

- #3 deposit market share
- #3 in banking offices
- 120 ATMs
 - 70 Huntington
 - 50 Sky Financial

	Pro Forma				
		(\$B)	<u>BOs</u>		
1	JPM Chase	\$5.8	75		
2	National City	4.6	74		
	HBAN / SKYF	2.6	63		
3	Fifth Third	2.4	50		
4	SKYF	2.0	44		
5	First Indiana	1.5	30		
6	KeyCorp	0.9	24		
7	Regions Fin'l	0.9	28		
8	NB Indianapolis	8.0	9		
9	HBAN	0.6	19		
10	Lincoln Bancorp	0.5	14		



Strengthens Existing Markets

- #1 Columbus
- #5 Cleveland
- #1 Toledo
- #1 Canton-Massillon
- #6 Akron
- #6 Dayton

Expands Into New Markets

- #7 Pittsburgh
- #1 Youngstown
- #1 E. Liverpool-Salem

(1) Excludes impact of any banking office closings
(2) June 2008 EDIC data

Offices (1)		Mar	Market Share (2)		
Now	Pro Forma	Now	Pro Forma		
67	81	27%	28%		
47	78	4	5		
20	56	11	25		
16	28	15	24		
13	28	4	8		
11	15	5	6		
	46	1 1	3		
	40		22		
	15		58		

Organizational Structure



Board Composition

	Current	Post-merger
Huntington	11	10
Sky Financial	14	5

Primary Officers

Tom Hoaglin Chairman & CEO
Marty Adams President & COO

Succession Plan

Marty Adams To be appointed President & CEO on, or before,

December 31, 2009

Tom Hoaglin To remain Chairman until early 2011

Other Appointments

Selected the best

Organizational Structure



Tom Hoaglin - Chairman & CEO

Lines of Business

Regional Banking – Marty Adams, President & COO (S)

Dealer Sales – Nick Stanutz (H) Private Financial & Capital Markets Group – Dan Benhase (H)

- Huntington Investment Company Rob Comfort (H)
- Huntington Capital
- Trust
 - Personal Bruce Ross (H)
 - · NE Ohio John Gulas (S)
 - Institutional Nancy Kelly (H)
- Private Banking Andy Livingston (H)
- Investment Management Randy Bateman (H)

Support

Finance - Don Kimble, CFO (H)

- Controller Tom Reed (H)
- Investor Relations Jay Gould (H)
- Regional Banking Kevin Thompson (S)

Risk Management - Jim Nelson (H)

Chief Credit Officer – Dick Witherow (H)

Human Resources – Melinda Ackerman (H)

Legal – Richard Cheap (H)

Government Affairs - Barbara Benham (H)

Merger Integration

Phil Clinard (S)

Milt Baughman (H)

Internal Audit – Eric Sutphin (H)

Organizational Structure



Marty Adams - President & COO

Regional Banking

Group President - Jim Dunlap (H)

- W Michigan Jim Dunlap (H)
- E Michigan Rebecca Smith (H)
- NW Ohio Sharon Speyer (S)
- W Pennsylvania Stephen Sant (S)

Group President - Mike Prescott (H)

- SW Ohio Mike Prescott (H)
- West Virginia Mike Comer (H)
- Ohio Valley Jayson Zatta (S)
- Western Reserve Rick Hull (S)

Group President - Gary Small (S)

- Cleveland Jerry Kelsheimer (H)
- Mahoning Valley Frank Hierro (S)
- Pittsburgh Vincent Locher (S)
- Indiana Mike Newbold (S)

Group President - Mary Navarro (H)

- Central Ohio Region Jim Kunk (H)
- Marketing Kim Ravenda (H)
- Home Lending Jim Baron (H)
- Business Banking Jeff Rosen (H)
- Product Management
- Commercial / Retail
- Channels
 - Call centers
 - ATMs
 - Internet
- Distribution Planning

Insurance - Jerry Batt (S)

Senior Lender - Mike Cross (H)

- Frank Koch (S)

Sales - Perry Atwood - (S)

Operations & Technology – TBD

Low Execution / Integration Risk



- · Significant due diligence completed
- · Retention and familiarity of local management
- · Key appointments already decided
- · Similar business model
 - Local decision making
 - Focus on service excellence
- Common cultures
- · Low credit risk
- Conservative cost saves
- · Manageable integration risk
 - Experienced teams
 - Single bank charter
 - Single technology platform
- · Fits our M&A philosophy

Basis of Presentation



Use of Pro Forma data

This presentation contains Pro Forma financial measures where management believes it to be helpful in understanding how the proposed merger with Sky Financial Group will impact Huntington's results of operations or financial position. The data represent actual reported information as of September 30, 2006 for both organizations, combined arithmetically, with no adjustments for purchase accounting made, unless otherwise noted. The data for Sky Financial Group also include Union Federal Bank reported information on a similar pro forma basis, as this transaction was completed by Sky Financial Group subsequent to September 30, 2006.

Use of non-GAAP financial measures

This presentation contains GAAP financial measures and non-GAAP financial measures where management believes it to be helpful in understanding Huntington's results of operations or financial position. Where non-GAAP financial measures are used, the comparable GAAP financial measure, as well as the reconciliation to the comparable GAAP financial measure, can be found in the current quarter earnings press release, this presentation, or in the Quarterly Financial Review supplement to the current Earnings Press Release, which can be found on Huntington's website at huntington-ir.com.

Annualized data

Certain returns, yields, performance ratios, or growth rates for a quarter are "annualized" in this presentation to represent an annual time period. This is done for analytical and decision-making purposes to better discern underlying performance trends when compared to full-year or year-over-year amounts. For example, loan growth rates are most often expressed in terms of an annual rate like 8%. As such, a 2% growth rate for a quarter would represent an annualized 8% growth rate.

Fully taxable equivalent interest income and net interest margin

Income from tax-exempt earnings assets is increased by an amount equivalent to the taxes that would have been paid if this income had been taxable at statutory rates. This adjustment puts all earning assets, most notably tax-exempt municipal securities and certain lease assets, on a common basis that facilitates comparison of results to results of competitors.

Earnings per share equivalent data

Significant and/or one-time income or expense items may be expressed on a per common share basis. This is done for analytical and decision-making purposes to better discern underlying trends in total corporate earnings per share performance excluding the impact of such items. Investors may also find this information helpful in their evaluation of the company's financial performance against published earnings per share consensus amounts, which typically exclude the impact of significant and/or one-time items. Earnings per share equivalents are usually calculated by applying a 35% effective tax rate to a pre-tax amount to derive an after-tax amount which is divided by the average shares outstanding during the respective reporting period. Occasionally, when the item involves special tax treatment, the after-tax amount is separately disclosed, with this then being the amount used to calculate the earnings per share equivalent.

Rounding

Please note that columns of data in the following slides may not add due to rounding.

NM or nn

Percent changes of 100% or more are shown as "nm" or "not meaningful". Such large percent changes typically reflect the impact of one-time items within the measured periods. Since the primary purpose of showing a percent change is for discerning underlying performance trends, such large percent changes are "not meaningful" for this purpose.

Forward Looking Statements



This presentation contains certain forward-looking statements, including certain plans, expectations, goals, and projections, and including statements about the benefits of the merger between Huntington and Sky Financial Group, which are subject to numerous assumptions, risks, and uncertainties.

Actual results could differ materially from those contained or implied by such statements for a variety of factors including: the businesses of Huntington and Sky Financial Group may not be integrated successfully or such integration may take longer to accomplish than expected; the expected cost savings and any revenue synergies from the merger may not be fully realized within the expected timeframes; disruption from the merger may make it more difficult to maintain relationships with clients, associates, or suppliers; the required governmental approvals of the merger may not be obtained on the proposed terms and schedule; Huntington and/or Sky Financial Group's stockholders may not approve the merger; changes in economic conditions; movements in interest rates; competitive pressures on product pricing and services; success and timing of other business strategies; the nature, extent, and timing of governmental actions and reforms; and extended disruption of vital infrastructure; and other factors described in Huntington's 2005 Annual Report on Form 10-K, Sky Financial Group's 2005 Annual Report on Form 10-K, and documents subsequently filed by Huntington and Sky Financial Group with the Securities and Exchange Commission.

All forward-looking statements included in this news release are based on information available at the time of the release. Neither Huntington nor Sky Financial Group assume any obligation to update any forward-looking statement.

Additional Information About the Merger and Where to Find It



Huntington and Sky Financial Group will be filing relevant documents concerning the transaction with the Securities and Exchange Commission, including a registration statement on Form S-4 which will include a proxy statement/prospectus. Stockholders will be able to obtain a free copy of the proxy statement/prospectus, as well as other filings containing information about Huntington and Sky Financial Group, at the Securities and Exchange Commission's internet site (http://www.sec.gov). Copies of the proxy statement/prospectus and the filings with the Securities and Exchange Commission that will be incorporated by reference in the proxy statement/prospectus can also be obtained, without charge, by directing a request to Huntington Bancshares Incorporated, Huntington Center, 41 South High Street, Columbus, Ohio 43287, Attention: Investor Relations, 614-480-4060, or Sky Financial Group, 221 South Church Street, Bowling Green, Ohio, 43402. The final proxy statement / prospectus will be mailed to stockholders of Huntington and Sky Financial Group.

Stockholders are urged to read the proxy statement/prospectus, and other relevant documents filed with the Securities and Exchange Commission regarding the proposed transaction when they become available, because they will contain important information.

The directors and executive officers of Huntington and Sky Financial Group and other persons may be deemed to be participants in the solicitation of proxies in respect of the proposed merger. Information regarding Huntington's directors and executive officers is available in its proxy statement filed with the SEC by Huntington on March 8, 2006. Information regarding Sky Financial Group's directors and executive officers is available in its proxy statement filed with the SEC by Sky Financial Group on February 23, 2006. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.





A Value Added Combination

A Stronger Regional Presence



Fits Our M&A Philosophy (1)



- ☑ Adds to shareholder value from the start
- ☑ Builds market share in existing markets
- ☑ Enters new markets with high market shares
- ☑ Enriches deposit mix... higher relative DDA
- ☑ Similar business model... decentralized decision making
- ☑ Similar focus on service excellence
- ☑ Retains local management
- ☑ Similar core values / culture
- ☑ Revenue opportunities... leverage product and service capabilities
- ☑ Leverages technology expertise

(1) As outlined in 9/27/06 analyst day presentation

Fits Our M&A Discipline Parameters (1)

- ☑ Use of realistic cost savings assumptions
 - Within footprint
 - · Ability to leverage existing Huntington infrastructure
- ☑ The present value of synergies exceeds the premium paid to SKYF shareholders
- ☑ GAAP accretive in 2007
 - Excludes one time merger charges
 - Includes impact of intangible amortization
- ☑ Significant GAAP accretion for second year and beyond
 - Long-term accretion of 10%+ on incremental shares issued

(1) As outlined in 9/27/06 analyst day presentation

Accretion Analysis – Pro forma



(\$ in millions, except per share data)	2007	2008	
Net Income:			
Huntington	\$441	\$458	
Sky Financial	117	251	
Pro Forma Net Income	\$558	\$710	
Adjustments (after-tax):			
Cost Synergies	\$29	\$81	
Acquisition Cost of Cash	(6)	(12)	
Net Core Deposit Intangible Amortization	(11)	(22)	
Secondary Cash Effects	(1)	(1)	
Adjusted Net Income	\$569	\$756	
Common Shares Issued	130	130	
Pro Forma Diluted Shares Outstanding	302	363	
HBAN projected GAAP EPS (1)	\$1.87	\$1.99	
Pro Forma combined GAAP EPS	\$1.88	\$2.08	
Accretion / Dilution (%)	0.5%	4.5%	
HBAN projected Cash EPS	\$1.90	\$2.02	
Pro Forma combined Cash EPS	\$1.96	\$2.20	
Accretion / Dilution (%)	3.0%	8.8%	

^{1.} Mean of Wall Street estimates per Thomson Financial.

Accretion Analysis – Pro forma



Key Assumptions

- . SKYF core deposits: \$10.7 B
 - Core deposit intangible: \$319.5 MM (3.0% of core deposits)
 - Amortization method: 10 Yr SOYD
- Cost saves: \$115 million pre-tax
 - 25% of SKYF's \$460 MM expense base
 - Phase in: 37.5% in 2007, 100% in 2008 and thereafter
- Pre-tax restructuring charge: \$200 MM
- SKYF 2007 EPS and 2008 EPS: \$2.00 and \$2.14, respectively
- HBAN 2007 EPS and 2008 EPS; \$1.87 and \$1.99, respectively
 - Stand alone fully-diluted shares: 235.7 MM in 2007 and 230.2 MM in 2008
 - Pro forma fully-diluted shares: 302.3 MM in 2007 and 363.4 MM in 2008

Internal Rate of Return



(\$ in millions)	Transaction					
	Closing	2007	2008	2009	2010	2011
Aggregate deal value	(\$3,584)					
Cash restructuring costs	(144)					
Sky Financial cash income		\$125	\$265	\$281	\$298	\$316
Cost saves		29	81	84	88	91
Secondary cash effects		(0)	0	(1)	(4)	(8)
Required growth capital (1)	(0)	(20)	(40)	(42)	(43)	(44)
Terminal multiple (13.0x)	0	0	0	0	0	5,368
Incremental cash flows	(\$3,729)	\$134	\$306	\$323	\$338	\$5,723

Estimated IRR	16.0 %
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^{1.} Based on tangible common equity ratio of 6.50%.

- Assumptions:
 SKYF long-term EPS annual growth rate: 7.0%
 SKYF asset growth rate per annum: 3.5%

Pro Forma Deposit Market Share (1)



(\$MM)		Hui	ntingto	1		Sky	Financ	ial		Pr	o Forma	
	Rank	BOs	Deposits	Share	Rank	BOs	Deposits	Share	Rai	nk BOs	Deposits	9
Ohio	4	228	\$16,278	7.8%	7	221	\$8,620	4.1%	3	449	\$24,898	
Michigan	9	119	5,143	3.4	93	5	125	0.1	9	124	5,268	
Indiana	23	25	798	0.9	9	44	2,016	2.3	5	69	2,815	
Pennsylvania			-	-	17	66	2,552	1.1	17	66	2,552	
West Virginia	6	31	1,549	6.2	61	3	76	0.3	6	34	1,625	
Kentucky	28	14	444	0.7				-	28	14	444	
Columbus	1	67	\$8,302	27.0%	15	14	\$ 323	1.1%	1	81	\$8,625	2
Cleveland	8	47	2,370	3.7	13	31	960	1.5	5	78	3,330	
Indianapolis	9	19	617	2.5	4	44	2,007	8.0	3	63	2,624	- 1
Detroit	8	42	2,297	2.6			-		8	42	2,297	
Toledo	4	20	969	10.7	3	36	1,289	14.2	1	58	2,258	2
Pittsburgh					7	46	1,845	3.0	7	46	1,845	
Youngstown					1	40	1,777	21.5	1	40	1,777	2
Cincinnati	5	36	1,532	3.8	75	1	14	0.0	5	37	1,546	
E. Liverpool-Salem			-		1	15	1,261	57.9	1	15	1,261	5
Canton-Massillon	2	16	783	15.4	6	12	455	8.9	1	28	1,238	2
Grand Rapids	3	23	1,216	10.3					3	23	1,216	1
Akron	8	13	447	4.2	8	15	427	4.0	6	28	874	
Dayton	6	11	468	4.6	11	4	129	1.3	6	15	597	

June 2006 FDIC data; excludes impact of any banking office closing BOs = Banking offices

Loan Portfolio Composition (1)



Loans and Leases - avg.

2006 Third Quarter

	HB#	AN		SKY	F*	
Middle market commercial & industrial	\$ 5,591	21 %	\$	3,082	24	9
Middle market commercial real estate	3,917	15		4,556	36	
Small business C&I and CRE	2,531	10		527	4	
Total commercial	12,039	46	Г	8,165	65	_
Automobile loans and leases	4,055	15		442	3	
Home equity	5,041	19		2,049	16	
Residential mortgage	4,748	18		1,737	14	
Other loans	430	2		264	2	
Total consumer	14,274	54	Г	4,492	35	
Total loans and leases	\$ 26,313	100 %	\$	12,657	100	9
Average yield	6.96%			7.77%		

*	Pro-forn	na	
24 %	\$ 8,673	22	%
36	8,473	22	
4	3,058	8	
65	20,204	52	
3	4,497	12	
16	7,090	18	
14	6,485	17	
2	694	2	
35	18,766	48	
100 %	\$ 38,970	100	%
	7.22%		

(1) Excluding any purchase accounting adjustment

Reported 3Q06 amounts adjusted for subsequent acquisitions

Deposit Mix a



Deposits - avg.

2006 Third Quarter

	HB	AN	SKY	F *		Pro-form	na
Demand deposits - non-interest bearing	\$ 3,509	14	\$ 1,895	14	\$	5,404	14
Demand deposits - interest bearing	7,858	32	627	5	1	8,485	22
Savings and other domestic time deposits	2,923	12	3,688	28	1	6,611	17
Core certificates of deposit	5,334	22	4,367	33		9,701	26
Total core deposits	19,624	80	10,577	80		30,201	80
Other domestic time deposits of \$100,000 or more	1,141	5	1,569	12		2,710	7
Brokered deposits and negotiable CDs	3,307	13	1,059	8		4,366	12
Foreign time deposits	521	2	-	-		521	1
Total deposits	\$ 24,593	100 %	\$ 13,205	100 %	\$	37,798	100 %
Average rate	3.66%		3.53%			3.62%	
Average rate including non-interest bearing	3.14%		3.03%	- 1	1	3.10%	

^{*} Reported 3Q06 amounts adjusted for subsequent acquisitions

(1) Excluding any purchase accounting adjustments

Earning Assets & Funding Mix (0)



Earning Assets - avg.

2006 Third Quarter

(in millions)							
		HE	BAN		SKY	F*	
Loans and leases	\$	26,313	82 %	[5	12,657	76	%
Investment securities		4,945	15		3,624	22	
Other		712	2		483	3	
Total earning assets	\$	31,970	100 %	3	16,764	100	%
Average	e yield	6.73%		ΙL	6.94%		

SKY	*	
\$ 12,657	76	%
3,624	22	
483	3	
\$ 16,764	100	%
6.94%		

Pro-forn	na	
\$ 38,970	80	%
8,569	18	
1,195	2	
\$ 48,734	100	%
6.80%		

Interest Bearing Liabilities - avg.

Interest bearing deposits	\$	21,084	75	%
Short-term borrowings	ı	1,660	6	
Federal Home Loan Bank advances	ı	1,349	5	
Subordinated notes and other long-term debt	ı	3,921	14	
Total interest bearing liabilities	\$	28,014	100	%
Average rate		4.02%		

\$	11,310	78	%
	850	6	
	1,657	11	
	602	4	
S	14,419	100	%
	3.92%		

\$ 32,394	76	%
2,510	6	
3,006	7	
4,523	11	
\$ 42,433	100	%
3.99%		

Net Interest Margin	3.22%

3.49%	

3.34% (2)

- (1) Excluding any purchase accounting adjustments
- (2) 3.39% including 16 bp improvement from SKYF's announced investment portfolio restructuring

^{*} Reported 3Q08 amounts adjusted for subsequent acquisitions

Financial Performance Summary (1)



Third Quarter 2006

First 9 Months 2006

	HBAN	SKYF *	Pro-forma	HBAN	SKYF *	Pro-forma
(in thousands)	HBAN	SK1F*	Pro-torma	HBAN	SKIF *	Pro-torma
Net interest income	\$ 255,313	\$ 146,692	\$ 402,005	\$ 761,188	\$ 449,858	\$ 1,211,046
Provision for credit losses	14,162	8,805	22,967	49,447	28,193	77,640
Total non-interest income	\$ 97,910	\$ 43,787	\$ 141,697	\$ 420,463	\$ 198,489	\$ 618,952
Total non-interest expense	\$ 242,430	\$ 120,589	\$ 363,019	\$ 733,204	\$ 386,690	\$ 1,119,894
Income before income taxes	\$ 96,631	\$ 61,085	\$ 157,716	\$ 399,000	\$ 233,464	\$ 632,464
Net interest margin (2)	3.22	3.34%	3.34	3.29	3.58	3.39
Efficiency ratio (3)	57.8	55.2	54.1	58.1	57.6	53.4
Revenue - fully taxable equivalent (FTE)						
Net interest income	\$ 255,313	\$ 146,692	\$ 402,005	\$ 761,188	\$ 449,858	\$ 1,211,046
FTE adjustment (2)	4,090	766	4,856	11,910	2,286	14,196
Net interest income (2)	259,403	147,458	406,861	773,098	452,144	1,225,242
Non-interest income	97,910	43,787	141,697	420,463	198,489	618,952
Total revenue (2)	\$ 357,313	\$ 191,245	\$ 548,558	\$ 1,193,561	\$ 650,633	\$ 1,844,194

Excluding any purchase accounting adjustments
 On a FTE basis assuming a 35% tax rate.
 (NIE-amort, intang.)/(Total FTE revenue- sec.gains) with pro-forma amounts including pro-rata estimate of targeted \$115MM of expense saves.

Non-interest Income Detail (1)



Third Quarter 2006

		HB/	AN			SK	YF *			Pro-fo	orma	
(in thousands)	Т				Г			\neg				
Service charges on deposit accounts	\$	48,718	50	%	S	25,953	59	%	\$	74,671	53	%
Trust services	1	22,490	23		-	5,835	13		1	28,325	20	
Brokerage and insurance income	1	14,697	15		-	15,156	35	- 1	1	29,853	21	
Bank owned life insurance income	1	12,125	12		-	1,585	4	- 1	1	13,710	10	
Other service charges and fees	1	12,989	13		-	9,334	21	- 1	1	22,323	16	
Mortgage banking	1	(2,166)	(2)		-	(20,507)	(47))	1	(22,673)	(16)	
Securities gains (losses)	1	(57,332)	(59)		-	36	0		1	(57,296)	(40)	
Gain on sale of automobile loans	1	863	1		-	-	-	- 1	1	863	1	
Other	1	36,946	38		-	6,395	15	- 1	1	43,341	31	
ub-total before automobile operating lease income	┰	89,330	91		Г	43,787	100	\neg	Г	133,117	94	_
Automobile operating lease income	1	8,580	9		-1	-	-		1	8,580	6	
otal non-interest income	\$	97,910	100	%	S	43,787	100	%	\$	141,697	100	9/

First 9 Months 2006

		HBA	IN			SKY	*		Pro-fo	rma	
(in thousands)	\top	1		\neg							_
Service charges on deposit accounts	S	137,165	33	%	\$	76,647	39	%	\$ 213,812	35	%
Trust services		66,444	16	- 1		17,728	9	- 1	84,172	14	
Brokerage and insurance income		44,235	11	- 1	-	50,828	26	- 1	95,063	15	
Bank owned life insurance income		32,971	8	- 1	-	4,702	2	- 1	37,673	6	
Other service charges and fees		37,570	9	- 1	-	26,851	14	- 1	64,421	10	
Mortgage banking		36,021	9	- 1	-	(8,325)	(4)	- 1	27,696	4	
Securities gains (losses)	1	(57,387)	(14)	- 1	-	(4,456)	(2)	- 1	(61,843)	(10)	
Gain on sale of automobile loans		1,843	0	- 1	-	-	-	- 1	1,843	0	
Other		83,830	20	- 1	-	34,514	17	- 1	118,344	19	
Sub-total before automobile operating lease income	\neg	382,692	91	\neg		198,489	100	\neg	581,181	94	_
Automobile operating lease income		37,771	9			-	-	- 1	37,771	6	
Total non-interest income	S	420.463	100	%	\$	198,489	100	%	\$ 618,952	100	9/

^{*} Reported 3Q06 amounts adjusted for subsequent acquisitions

(1) Excluding any purchase accounting adjustments

Non-interest Expense Detail (1)



Third Quarter 2006

		HB/	ΔN				SK	YF *		П		Pro-fo	orma	
In thousands)										[[
Personnel costs	\$ 133,	,823	55	%		5 (67,139	56	5 %	Π	\$ 2	00,962	55	%
Net occupancy	18,	,109	7		l		11,587	10)	H	:	29,696	8	
Outside data processing and other services	18,	,664	8		l		3,456	3	3	l		22,120	6	
Equipment	17.	,249	7		l		5,721	5	5	H	:	22,970	6	
Professional services	6,	,438	3		l		2,390	2	2	l		8,828	2	
Marketing	7.	,846	3		l		4,910	4		l		12,756	4	
Telecommunications	4.	,818,	2		l		2,201	2	2	H		7,019	2	
Printing and supplies	3.	416	1		l		1,405	1		l		4,821	1	
Amortization of Intangibles	2	,902	1		l		3,728	3	3	H		6,630	2	
Merger, integration and restructuring		442	0		l		941	1		H		1,383	0	
Other	22	,735	9		l		17,111	14		l		39,846	11	
Sub-total before automobile operating lease expense	236	,442	98			12	20,589	100)	Ī	3	57,031	98	Т
Automobile operating lease expense	5.	,988	2		l		-		-	H		5,988	2	
Fotal non-interest expense	\$ 242	,430	100	%	i 1	\$ 13	20.589	100) %	t t	\$ 3	63,019	100	%

First 9 Months 2006

	HB.	AN	П	SKY	F*	Pro-fo	rma
(in thousands)			I [
Personnel costs	\$ 403,284	55 %	lſ	\$ 216,437	56 %	\$ 619,721	55 %
Net occupancy	54,002	7	П	39,041	10	93,043	8
Outside data processing and other services	58,084	8	П	10,429	3	68,513	6
Equipment	51,761	7	ı	17,721	5	69,482	6
Professional services	18,095	2	ı	7,162	2	25,257	2
Marketing	25,521	3	П	14,585	4	40,106	4
Telecommunications	14,633	2	ı	6,327	2	20,960	2
Printing and supplies	10,254	1	П	4,333	1	14,587	1
Amortization of intangibles	6,969	1	ı	11,413	3	18,382	2
Merger, Integration and restructuring	4,092	1	П	1,485	0	5,577	0
Other	59,192	8	ı	57,757	15	116,949	10
Sub-total before automobile operating lease expense	705,887	96	lÌ	386,690	100	1,092,577	98
Automobile operating lease expense	27,317	4	ı	-	-	27,317	2
otal non-interest expense	\$ 733,204	100 %	ΙÌ	\$ 386,690	100 %	\$ 1,119,894	100 %

^{*} Reported 3Q06 amounts adjusted for subsequent acquisitions

⁽¹⁾ Excluding any purchase accounting adjustment

Credit Quality (1)



(in thousands)	HBAN		SKYF *		Pro-forma	
NPLs/NPAs	A-		September	30, 200	6	
Non-performing loans and leases (NPLs)	\$ 129,312	Т	\$ 148,542		\$ 277,854	
Other real estate owned (OREO)	41,900	- 1	18,139		60,039	
Non-performing assets (NPAs)	\$ 171,212	╗	\$ 166,681	□ [337,893	
NPLs percent of total loans and leases	0.49	%	1.18	%	0.71	%
NPAs percent of total loans and leases + OREO	0.65		1.32	ַ ו	0.87	
ALLL/ACL						
Allowance for loan and lease losses (ALLL)	\$ 280.152	\neg	\$ 173.381	_	\$ 453,533	
Allowance for unfunder loan commitments (AULC)	39.302	- 1	522		39.824	
Allowance for credit losses (ACL)	\$ 319,454	\neg	\$ 173,903	→ I	493,357	
ALLL percent of:		- 1				
Total loans and leases	1.06	%	1.37	%	1.16	%
NPLs	217	- 1	117		163	
NPAs	164	- 1	104		134	
ACL percent of:		- 1				
Total loans and leases	1.21	%	1.38	%	1.27	%
NPLs	247	- 1	117		178	
NPAs	187	Ц	104	I	146	
Net Charge-offs (NCOs)			Third Quar	ter 2006	5	
Net charge-offs (NCOs)	\$ 21,239	Т	\$ 11,488		\$ 32,727	
NCO annualized percentages	0.32	%	0.36	%	0.34	%
	•		-:			
			First 9 Month	5 of 20	Ub	

\$ 59,406 0.31

Net charge-offs (NCOs) NCO annualized percentages

95,104 0.33 %

^{*} Reported 3Q06 amounts adjusted for subsequent acquisitions (1) Excluding any purchase accounting adjustments