UNITED BANCORPORATION OF ALABAMA INC Form 10QSB November 13, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-Q

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

For the quarterly period ended: September 30, 2006

Commission file number: 2-78572

UNITED BANCORPORATION OF ALABAMA, INC.

(Exact name of registrant as specified in its charter)

Delaware

63-0833573

(State or other jurisdiction of

incorporation or organization)

(I.R.S. Employer Identification Number)

200 East Nashville Avenue, Atmore, Alabama
36502
(Address of principal executive offices)
(Zip Code)
(251) 446-6164
(Registrant's telephone number, including area code)
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 wa required to file such report(s), and (2) has been subject to such filing requirements for the past 90 days. Yes X 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
Accelerated filer
Non-accelerated filer \underline{X}
Indicate by check mark whether the registrant is a shell company (as define in Rule 12b-2 of the Exchange Act) Yes No X

Indicate the number of shares outstanding of each of the issuer's classes of common stock as of November 8, 2006.

Class A Common Stock.... 2,232,082 Shares

Class B Common Stock.... -0- Shares

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FORM 10-Q

For the Quarter Ended September 30, 2006

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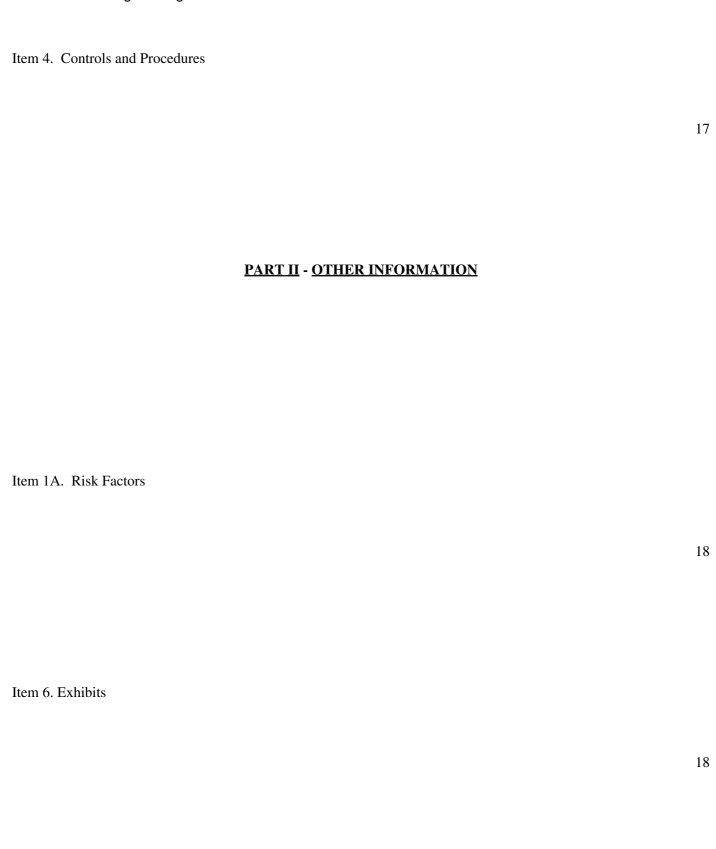
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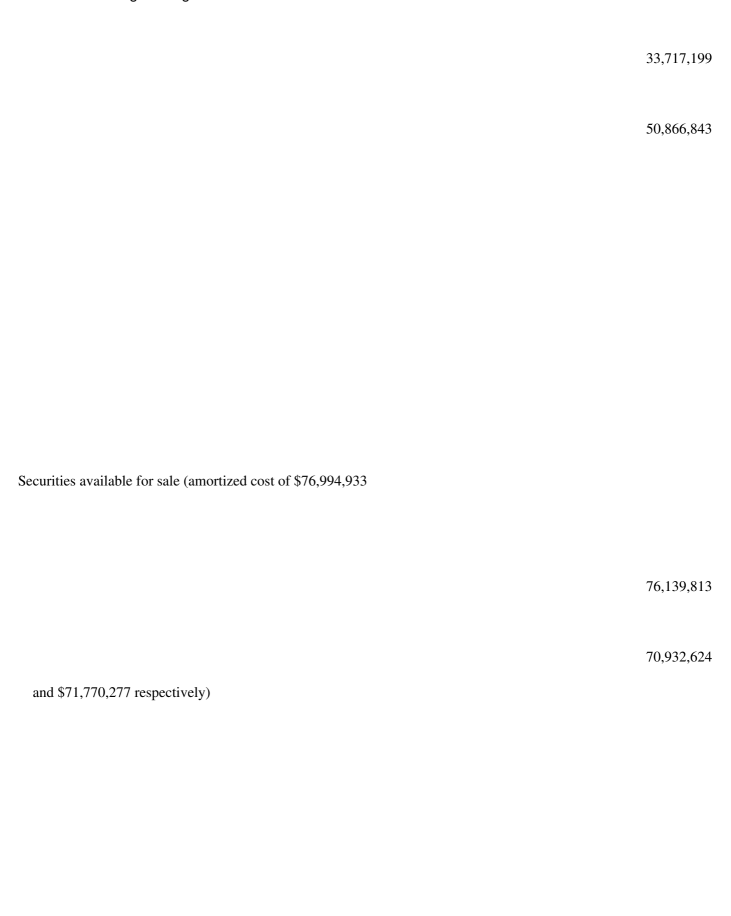
PART I FINANCIAL INFORMATION

Item 1. Financial Statements

UNITED BANCORPORATION OF ALABAMA, INC. AND SUBSIDIARY Consolidated Balance Sheets (Unaudited)

	September 30,	
	December 31,	
	2006	
	2005	
Assets:		

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB	
Cash and due from banks	
Cash and due from banks	
	\$
	14,044,547
	\$
	20,876,806
Federal funds sold	
	19,672,652
	29,990,037
Cash and cash equivalents	





Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB	
	227,282,010
Premises and equipment, net	
	12,783,846
	9,849,934
Interest Receivable	
incress receivable	

3,542,979

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB Intangible Assets 917,263 917,263 Other Assets 7,384,289

Total assets

6,907,554

386,023,189

369,829,759

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB
Liabilities and Stockholders' Equity:
Deposits:
Non-interest bearing



Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB	
Securities sold under agreements to repurchase	
	46,811,178
	10,011,170
	34,429,374
Advances from Federal Home Loan Bank of Atlanta	, ,
	6,964,450
	9,112,915
Treasury, tax, and loan account	
	270,386

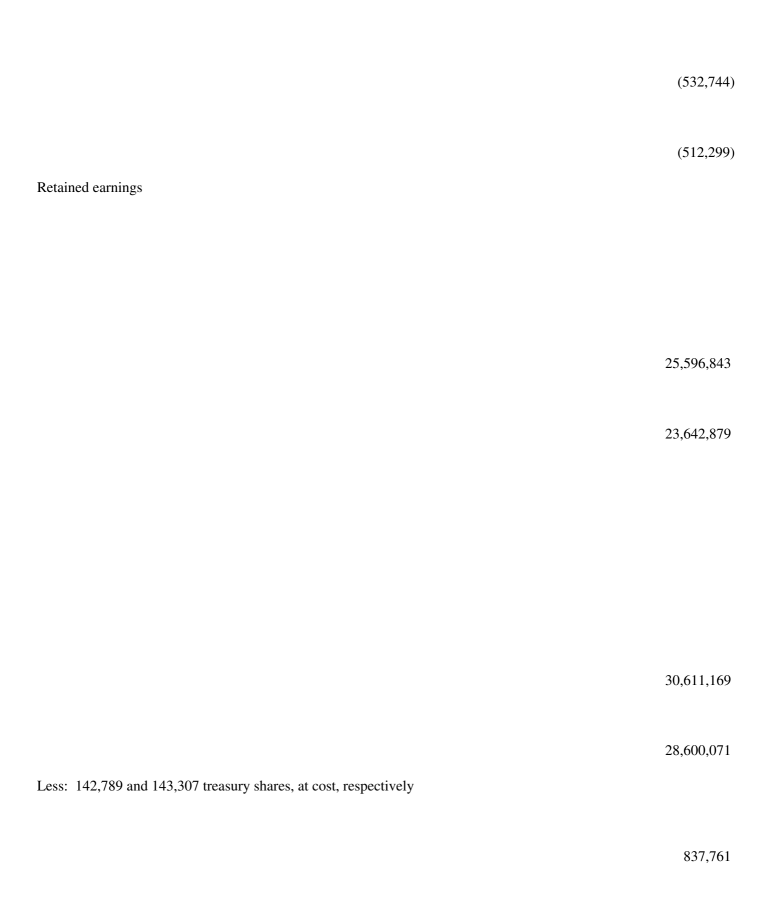
Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB 1,001,000 Accrued expenses and other liabilities 2,274,841 2,468,890 Note payable to Trust, net of debt issuance costs

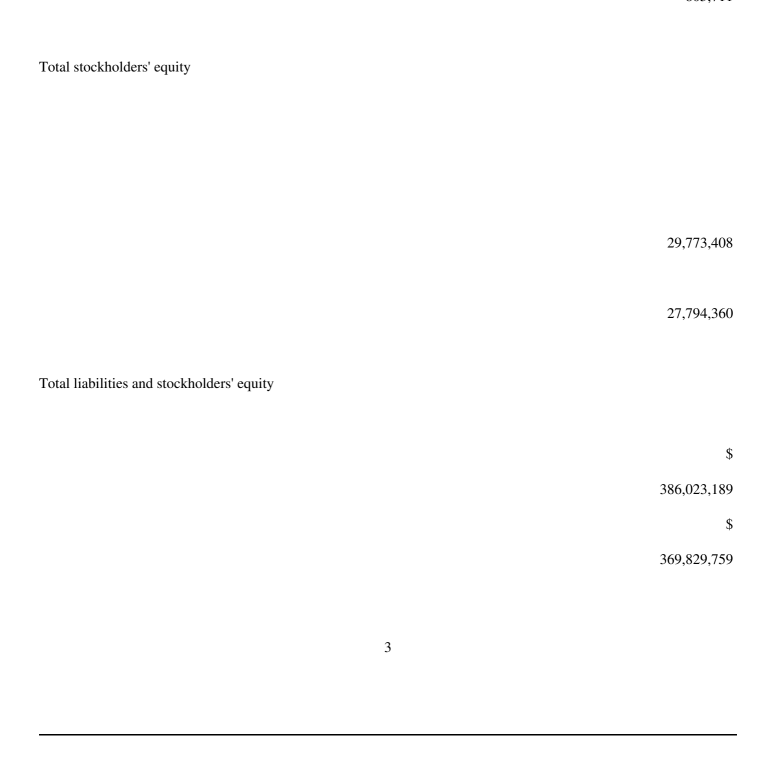
Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form TUQSB	
in 2006 and 2005, respectively	
	14,320,32
	4,002,749
Total liabilities	
	356,249,78
	342,035,399

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB
Stockholders' equity:
Class A common stock, \$0.01 par value.
Class II common stock, 40.01 par varae.
Authorized 5,000,000 shares; issued and outstanding,
Authorized 5,000,000 shares; issued and outstanding,

2,366,871 and 2,366,871 shares in 2006 and 2005, respectively	
2	23,669
2	23,669
Class B common stock, \$0.01 par value.	
Authorized 250,000 shares; no shares issued or outstanding	
	0
	0
Preferred stock of \$.01 par value. Authorized	

250,000 shares; no shares issued or outstanding	
	0
	0
Additional paid in capital	v
	5,523,401
	5,445,822
Accumulated other comprehensive	3,443,622
income (loss), net of tax	
meome (1055), net of the	





UNITED BANCORPORATION OF ALABAMA, INC. AND SUBSIDIARY

Consolidated Statements of Earnings and Comprehensive Income

(Unaudited)	
Three Months Ended	
Nine Months Ended	
September 30	
September 30	
2006	
2005	
2006	
2005	

Interest income:	
Interest and fees on loans	
\$	
	5,401,421
\$	
	4,226,570

\$

	15,235,377
	11,322,112
Interest on investment securities available for sale:	, ,
Taxable	
	517,565
	317,300
	456,235
	1,538,285

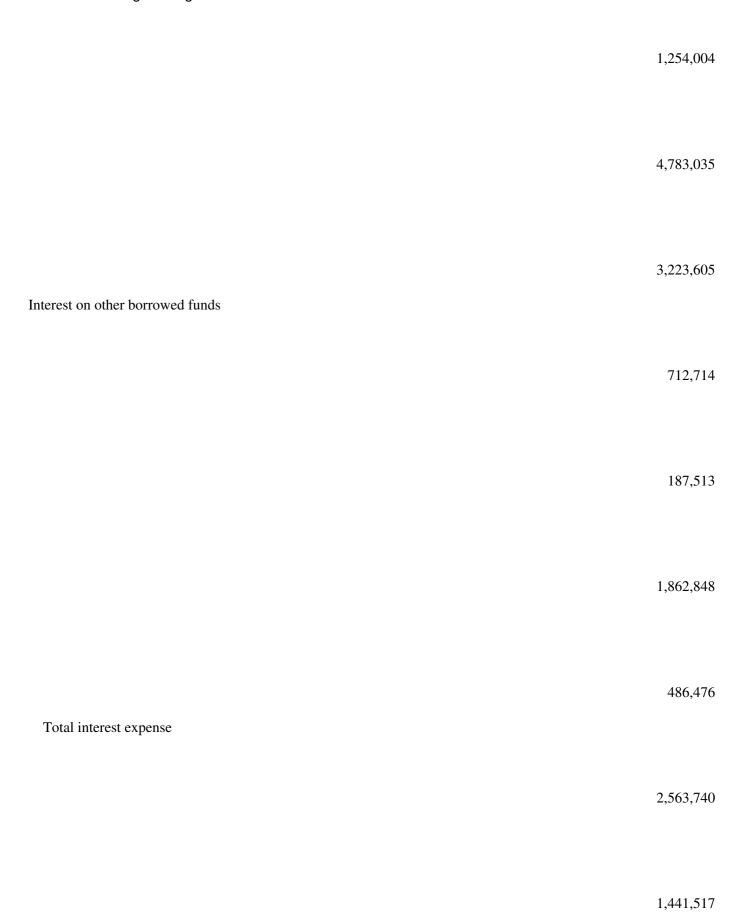
Nontaxable	1,319,024
Nontaxable	
	322,368
	262,855
	936,114
Total investment income	771,048
	000.000
	839,933
	719,090
	2,474,399
	2,090,072

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB Other interest income 116,657 44,881 410,332 264,669 Total interest income 6,358,011 4,990,541

18,120,108

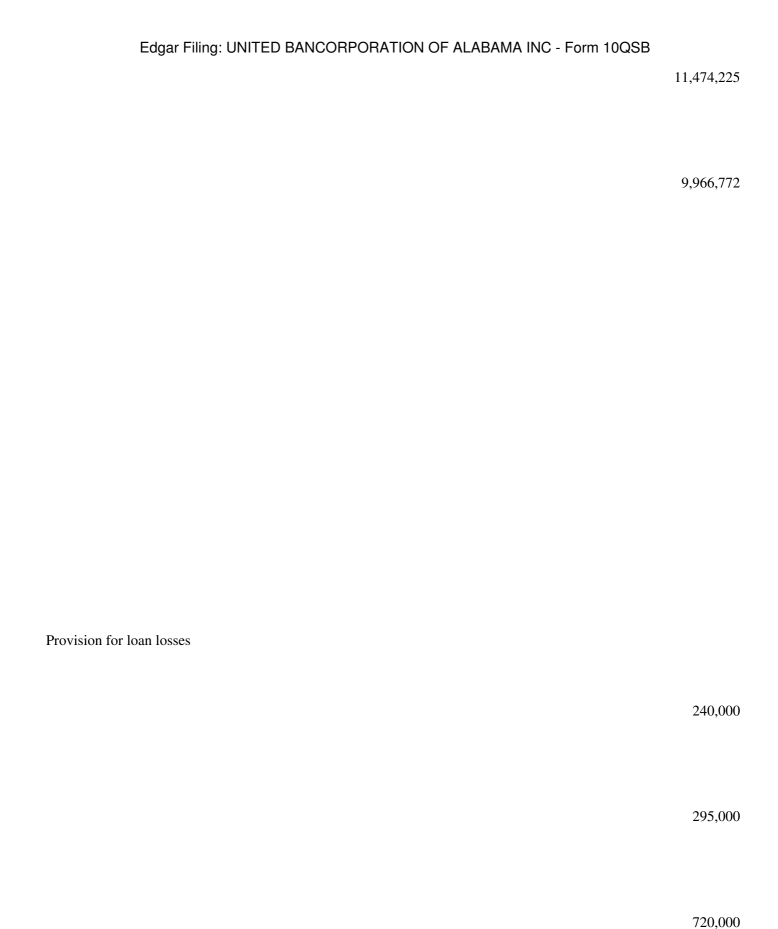
13,676,853





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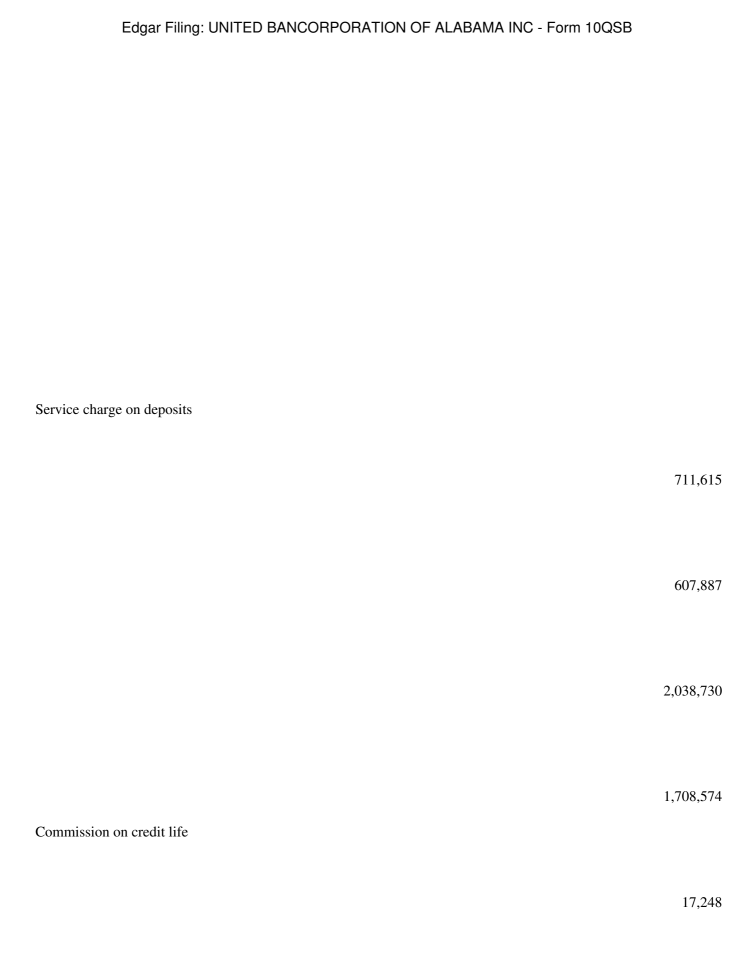
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685,000

Net interest income after

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB provision for loan losses 3,554,271 3,254,024 10,754,225 9,281,772

Noninterest income:



	7,862
	43,277
Investment securities gains (losses), net	36,808
	3,886
	33,916
	(4,879)
Other	33,916
	211,461
	176,879

	792,970
Total noninterest income	543,859
	944,210
	826,544
	2,870,098
	2,323,157

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N	
Noninterest expense:	
Salaries and benefits	
	1,906,969
	4 (=0.0 (=
	1,679,867
	5,555,420
	3,333,420

Net occupancy expense	4,846,597
	668,340
	465,893
	1,802,157
Other	1,448,986
	1,274,026
	823,507
	3,146,403
	2,427,235

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Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB 649,146 1,111,301 3,120,343 2,882,111 Income tax expense 139,642 251,035 833,163

Net earnings

\$

509,504

739,462

\$ 860,266 \$ 2,287,180 \$ 2,142,649

Basic earnings per share

\$

0.23

\$

0.39

\$	1.03
\$ Diluted earnings per share	0.96
\$	0.23
\$	0.39
\$	1.02
\$	0.96
Basic weighted average shares outstanding	
	2,223,594
	2,221,935

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Eagai Timig. Critical Driving of Alexander Tom Toget	
	2,223,855
Diluted weighted average shares outstanding	2,220,554
Direct weighted average shares outstanding	
	2,231,755
	2,229,273
	2,232,016
Cash dividend per share	2,227,892
\$	
	-
\$	
\$	0.17
	0.15

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB	
\$	
	0.15

Statement of Comprehensive Income



Net earnings

509,504

860,266

\$

2,287,180

\$

2,142,649





\$
2,260,881

\$
1,521,998

UNITED BANCORPORATION OF ALABAMA, INC. AND SUBSIDIARY

Consolidated Statements of Cash Flows

(Unaudited)

Nine Months Ended

September 30

2006

2005

Cash flows from operating activities

Net earnings



Net amortization of premium on investment securities	
	70,478
	140,044
(Gains) losses on sales of investment securities available for sale, net	
	4,879
	(33,916)
Gain on sale of other real estate	
	(12,501)
	(4,118)
Writedown of other real estate	
	200,000
	103,201
Stock-based compensation	

	10.714
	12,714
	-
Gain on disposal of equipment	
	(3,987)
	(2,507)
	-
Increase in interest receivable and other assets	
	(764,160)
	(2,409,627)
Increase (decrease) in accrued expenses and other liabilities	
increase (decrease) in decrease expenses and other nationales	
	(186,471)
	402 455
	403,455
Net cash provided by operating activities	
The cash provided by operating activities	
	3,255,022

	1,685,553
Cash flows from investing activities	
Proceeds from maturities, calls, and principal	
repayments of investment securities available for sale	
	7,504,977
	10 227 853

Proceeds from sales of investment securities available for sale	
	1,743,150
	2,827,009
Purchases of investment securities available for sale	
	(14,548,141)
	(27,796,428)
Net increase in loans	
	(25,215,790)
	(32,802,718)
Purchases of premises and equipment, net	
	(3,881,647)
	(1,013,874)

Proceeds from sale of premises and equipmet

	24,832
	-
Proceeds from sale of other real estate	
	177,501
	178,147
Net cash used in investing activities	
	(34,195,118)
	(48,380,011)
Cash fows from financing activities	

Net increase (decrease) in deposits	
	(5,411,872)
	9,947,321
Net increase in securities sold under	
agreements to repurchase	
	12,381,804
	13,212,066
Cash dividends	
	(333,216)

	(288,579)
Proceeds from sale of common stock	
	-
	31,915
Purchase of treasury stock	
	(63,750)
	-
Proceeds from sale of treasury stock	
	96,565
	-
Advances from FHLB Atlanta	
	5,000,000
	-

Proceeds from Trust Preferred Issuance	
	10,000,000
Repayments of advances from FHLB Atlanta	
	(7,148,465)
	-
Increase (decrease) in other borrowed funds	
	(730,614)
	2,850,942
Net cash provided by financing activities	
	13,790,452
	25,753,665

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Net decrease in cash and cash equivalents	
	(17,149,644)
	, , ,
	(20,940,793)
Cash and cash equivalents, beginning of year	
	50 966 942
	50,866,843
	43,941,000

Cash and cash equivalents, end of year	
	\$
	33,717,199
	\$
	23,000,207
Supplemental disclosures	
Cash paid during the year for:	

Interest	
	\$
	6,450,834
	\$
	3,601,137
Income taxes	
	1,155,000
	503,000
Noncash transactions	

Fransfer of loans to other real estate		
through foreclosure		
		\$
		240,000
		\$
		100,000
	5	

UNITED BANCORPORATION OF ALABAMA, INC.

AND SUBSIDIARY

Notes to Consolidated Financial Statements

NOTE 1 General

This report includes interim consolidated financial statements of United Bancorporation of Alabama, Inc. (the Company) and its wholly-owned subsidiary, United Bank (the Bank). The interim consolidated financial statements in this report have not been audited. In the opinion of management, all adjustments necessary to present fairly the financial position and the results of operations for the interim periods have been made. All such adjustments are of a normal recurring nature. The results of operations are not necessarily indicative of the results of operations for the full year or any other interim periods. For further information, refer to the consolidated financial statements and footnotes included in the Company's Annual Report on Form 10-K for the year ended December 31, 2005.

NOTE 2 Earnings per Share

Basic earnings per share were computed by dividing net earnings by the weighted average number of shares of common stock outstanding during the three and nine month periods ended September 30, 2006 and 2005. Common stock outstanding consists of issued shares less treasury stock. Diluted earnings per share for the three and nine month periods ended September 30, 2006 and 2005 were computed by dividing net earnings by the weighted average number of shares of common stock taking into account the dilutive effects of the shares subject to options awarded under the Company s Stock Option Plan, based on the treasury stock method using an average fair market value of the stock during the respective periods. Presented below is a summary of the components used to calculate diluted earnings per share for the three and nine months ended September 30, 2006 and 2005:

Three Months Ended

Nine Months Ended

September

2006 2005 2005

Diluted earnings per share

\$

0.23

\$

0.39

\$

65

	1.02
	\$
	0.96
Weighted average common	
shares outstanding	
	2,223,594
	2,221,935

	2,223,855
	2,220,554
Effect of the assumed exercise of	
stock options based on the	



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Total weighted average common
shows and notantial common
shares and potential common
stock outstanding

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB 2,231,755 2,229,273 2,232,016 2,227,892 6

NOTE 3 Trust Preferred Securities

On September 27, 2006, the Company raised approximately \$10 million in net proceeds from an offering of "trust preferred" securities in a private placement pursuant to an agreement with TWE, Ltd. (the Purchaser).

The Company formed a wholly-owned Delaware business trust subsidiary, United Bancorp Capital Trust II (the "Trust"), for the specific purpose of: (1) investing in the Company's Floating Rate Junior Subordinated Deferrable Interest Debentures (the "Debt"), due September 30, 2036; (2) selling Trust Preferred Securities (the "Preferred Securities") to certain institutional investors; and (3) issuing Common Securities (the "Common Securities") to the Company.

Effective as of September 27, 2006, the Company and the Trust entered into a Purchase Agreement with the Purchaser. On September 27, 2006, the Company issued \$10,310,000 in Debt to the Trust. Concurrently, the Trust issued \$10 million of the Preferred Securities to the Purchaser and \$310,000 of the Common Securities to the Company. The Debt was purchased by the Trust concurrently with the Trust's issuance of the Preferred Securities and the Common Securities. The proceeds to the Company were approximately \$10 million, of which \$6,053,000 will be treated as Tier I capital for regulatory purposes as of September 30, 2006 with the remaining \$3,947,000 as an increase to Total Risk Based Capital.

The Company guarantees the Trust's obligations with respect to the Preferred Securities.

The Company has the right, assuming that no default has occurred regarding the Debt, to defer interest payments on the Debt, at any time and for a period of up to twenty consecutive calendar quarters.

The Preferred Securities will mature concurrently with the Debt on September 30, 2036; but can be called after September 30, 2011 or earlier upon the occurrence of a "Special Event," as defined in the governing documents for the Preferred Securities. For additional information see the Purchase Agreement attached hereto as Exhibit 4.1.

The Company currently plans to redeem the \$4 million of subordinated debt owed in relation to the Trust Preferred issuance from United Bancorp Capital Trust I issued in June of 2002 at the first available redemption date of June 30, 2007. To do this, permission of the Federal Reserve Board will be required. The Company is informed that such permission can be expected if, after giving effect to the redemption, the Bank remains well capitalized.

NOTE 4 Allowance for Loan Losses

The following table summarizes the activity in the allowance for loan losses for the nine month periods ended

September 30 (\$ in thousands):		
	September 30,	
	Septemoer 50,	
	2006	
	2005	
Balance at beginning of year		
	\$	
		3,029
		3,027
	\$	
		2,562
Provision charges to expense		
		720

Less Loans charged off	685
Boss Bouns Charged off	
	(1,112)
	(368)
Recoveries	(300)
	63
Other adjustments	41
	97
Balance at end of period	
	\$ 2,797
	\$ 2,920

At September 30, 2006 and 2005, the amount of nonaccrual loans was \$2,463,396 and \$1,889,059 respectively.

NOTE 5 Stock Based Compensation

At September 30, 2006, the Company had one stock-based compensation plan, which is described more fully in Note 12 to the Consolidated Financial Statements in the Company s Annual Report on Form 10-K for the year ended December 31, 2005. Effective January 1, 2006, the Company adopted SFAS No. 123 (revised), Share-Based Payment (SFAS 123(R)) utilizing the modified prospective approach. Prior to the adoption of SFAS 123(R) the Company accounted for stock-based compensation grants in accordance with APB Opinion No. 25, Accounting for Stock Issued to Employees (the intrinsic value method), and accordingly recognized no compensation expense for stock-based compensation grants.

Under the modified prospective approach, SFAS 123(R) applies to new awards and to awards that were outstanding on January 1, 2006 that are subsequently modified, repurchased or cancelled. Under the modified prospective approach, compensation cost recognized in the three and nine months ended September 30, 2006 includes compensation cost for all share-based payments granted prior to, but not yet vested as of, January 1, 2006, based on the grant-date fair value estimated in accordance with the original provisions of SFAS 123, and includes compensation cost for all share-based payments granted subsequent to January 1, 2006, based on the grant-date fair value estimated in accordance with the provisions of SFAS 123(R). Prior periods were not restated to reflect the impact of adopting the new standard.

Grant-date fair value is measured on the date of grant using option-pricing models with market assumptions. The grant-date fair value is amortized into expense on a straight-line basis over the vesting period. Option pricing models require the use of highly subjective assumptions, including but not limited to, expected stock price volatility, forfeiture rates, and interest rates, which if changed can materially affect fair value estimates. Accordingly, the model does not necessarily provide a reliable single measure of the fair value of Company stock options.

As a result of adopting SFAS 123(R) on January 1, 2006, net earnings for the three and nine months ended September 30, 2006, was approximately \$5,000 and \$13,000 lower, respectively, than if the Company had continued to account for stock-based compensation under APB opinion No. 25 for stock option grants.

The following table provides pro forma net earnings and earnings per share information, as if the Company had applied the fair value recognition provisions of SFAS No. 123, Accounting for Stock Based Compensation (SFAS 123) to stock-based employee compensation option plans for the three and nine months ended September 30, 2005:

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Three Months Ended

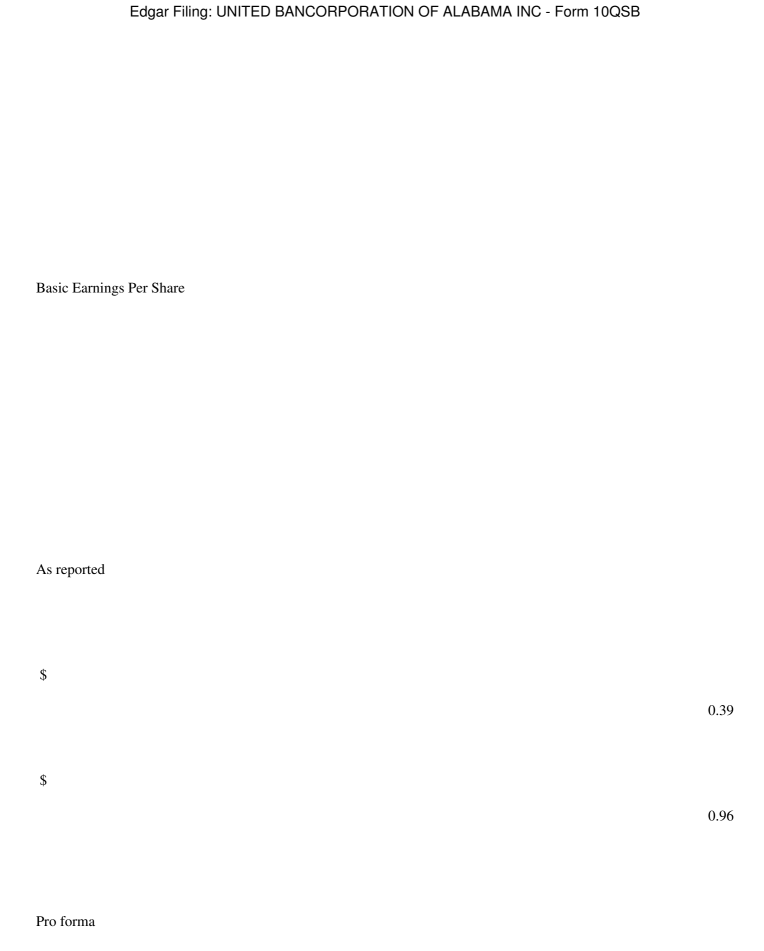
Nine Months Ended

September 30, 2005

September 30, 2005

Net earnings as reported	
\$	
	860,266
\$	
	2,142,649
Deduct:	

Total stock-based employee compensation expense determined under fair value based method for all option award	ls
3	3,089
10	n 250
	2,358
Pro forma net earnings \$	
\$ \$	7,177
2,130),291



\$
0.39
\$
0.96

Diluted Earnings Per Share

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB As reported \$ 0.39 \$ 0.96 Pro forma \$ 0.39 \$

8

0.96

The following is a summary of the Company s weighted average assumptions used to estimate the weighted-average per share fair value of options granted on the date of grant using the Black-Scholes option-pricing model. There were no stock options granted during the nine months ended September 30, 2005.

For the nine months ended	
September 30	
2006	
2005	
Expected life (in years)	5.0
Expected volatility	N/A
•	20.00%
Risk-free interest rate	N/A
rask free interest rate	5.02%
Expected dividend yield	N/A
-	1.90%

N/A
Weighted-average fair value of options granted during the year
\$ 4.26
N/A
At September 30, 2006, there was approximately \$12,000 of unrecognized compensation cost related to share-based payments which is expected to be recognized on a weighted-average basis over a period of 2 years.
The following table represents stock option activity for the nine months ended September 30, 2006:
Weighted-
Weighted
Weighted-
Average
Average

Exercise	
Remaining	
Number	
Price	
Contract Life	
Options outstanding, beginning of year	
	70,200

\$

14.50

Granted	6,000
	16.67
Exercised	0
	0
Terminated	(10,000)
	15.75
Options outstanding, end of quarter	66,200

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB	
	14.50
	5.0 years
Exercisable, end of quarter	
	57,368
	14.24
	14.24
	5.0 years
Shares available for future stock option grants to employees and directors under the 1998 Stock Option P Bancorporation of Alabama, Inc were 168,400 at September 30, 2006. At September 30, 2006 the aggregate value of options outstanding was \$154,000, and the aggregate intrinsic value of options exerciseable was	gate intrinsic

The following table summarizes nonvested stock option activity for the nine months ended September 30, 2006:

Nonvested options oustanding, beginning of year	
	6,832
	3.00
Granted	
Cranica	
	6,000
	6,000
	4.26
Exercised	
	0
	0
Terminated	
	(2,000)
	()/
	3.00
	5.00
Vested	
	(2,000)

	3.00
Nonveted options oustanding, end of quarter	
	8,832
	3.86
	9

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

Critical Accounting Estimates

The consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America, which require management to make estimates and assumptions. Management believes that its determination of the allowance for loan losses is a critical accounting policy and involves a higher degree of judgment and complexity than the Bank s other significant accounting policies. Further, these estimates can be materially impacted by changes in market conditions or the actual or perceived financial condition of the Bank s borrowers, subjecting the Bank to significant volatility of earnings.

The allowance for loan losses is regularly evaluated by management and reviewed by the Board of Directors for accuracy by taking into consideration factors such as changes in the nature and volume of the loan portfolio; trends in actual and forecasted portfolio credit quality, including delinquency, charge-off and bankruptcy rates; and current economic conditions that may affect a borrower s ability to pay. The use of different estimates or assumptions could produce different provisions for loan losses. The allowance for credit losses is established through the provision for loan losses, which is a charge against earnings.

Results of Operations

The following financial review is presented to provide an analysis of the results of operations of United Bancorporation of Alabama, Inc. (the "Company") and its principal subsidiary, United Bank (the Bank), for the three and nine months ended September 30, 2006 and 2005, compared. This review should be used in conjunction with the condensed consolidated financial statements included in the Form 10-Q.

Nine Months ended September 30, 2006 and 2005, Compared

Summary

Net earnings for the nine months ended September 30, 2006, increased by \$144,531, or 6.75%, as compared to the same period in 2005. The major contributors to the smaller increase in net earnings relative to prior quarters were a \$200,000 writedown of other real estate owned and \$133,000 of expense related to overdrawn checking accounts.

Net Interest Income

Total interest income increased \$4,443,255, or 32.49%, for the first nine months of 2006 as compared to the same period in 2005. Average interest-earning assets were \$331,685,912 for the first nine months of 2006, as compared to \$293,399,599 for the same period in 2005, an increase of \$38,286,313, or 13.05%. This increase is largely attributable to the growth of the Bank s loan portfolio over the last year. The average rate earned on interest earning assets in the first nine months of 2006 was 7.58% as compared to 6.36% in 2005, reflecting the continuing impact of the increase in rates by the Federal Reserve Board during past and current years.

Total interest expense increased by \$2,935,802, or 79.13%, in 2006, when compared to the same period in 2005. Average interest bearing liabilities increased to \$281,932,749 in the first nine months of 2006 from \$225,586,584 in 2005, an increase of \$56,346,165, or 24.98%. The average rate paid increased to 2.36% in the first nine months 2006 as compared to 2.07% in the same period of 2005.

Net interest margin increased to 4.97% for the first nine months of 2006 as compared to 4.77% for the same period in 2005. This was due to the increase in interest rates by the Federal Reserve Board and the fact that the Bank s assets repriced faster than the Bank s liabilities.

Provision for Loan Losses

The provision for loan losses totaled \$720,000 for the first nine months of 2006 as compared to \$685,000 for the same period in 2005. This increase is due to the growth in the loan portfolio. For further discussion of the Provision for Loan Losses see <u>Allowance for Loan Losses</u> below.

Noninterest Income

Total noninterest income increased \$546,941 or 23.54% for the first nine months of 2006 as compared to the same period in 2005. Service charges on deposits increased \$330,156, or 19.32%, for the first nine months of 2006. This increase is primarily due to an increase of \$276,426 in insufficient fund charges or 23.52% when compared to the first nine months of 2005. Other noninterest income increased \$249,111, or 45.80%, during the first nine months of 2006 due primarily to a \$119,110 gain on the sale of an investment in a banking related entity (as reported in the Company s March 31 and June 30, 2006 Forms 10-Q), a \$93,396 increase in brokerage revenue, and a \$12,859 dividend received from another banking related investment in the second quarter of 2006.

Noninterest Expense

Total noninterest expense increased \$1,781,162, or 20.42% during the first nine months of 2006 as compared to 2005. Salaries and benefits increased \$708,823 or 14.63% in the first nine months of 2006. This increase is primarily due to the expansion of the Bank into new markets and increases in health care costs for Bank employees. Occupancy expense increased \$353,171 or 24.37% and this increase was largely due to an increase in depreciation expense, utilities, and service contracts associated with the completion of several capital projects in the last twelve months. Other expenses increased \$719,168, or 29.63%, during the first nine months of 2006. The major factors contributing to this increase were a \$78,267 increase in professional fees, an \$125,722 increase in advertising expenses, a \$200,000 writedown on other real estate owned (OREO) properties, and \$133,000 of expense related to overdrawn checking accounts.

Income Taxes

Earnings before taxes for the first nine months of 2006 were \$3,120,343 as compared to \$2,882,111 for the first nine months of 2005, an increase of \$238,232, or 8.27%. Income tax expense for the first nine months of 2006 increased \$93,701, to \$833,163, when compared to \$739,462 during the same period in 2005. The effective tax rate increased to 26.70% for the first nine months of 2006 when compared to 25.66% for the same period in 2005.

Three Months Ended September 30, 2006 and 2005, Compared

Summary

Net earnings for the three months ended September 30, 2006 decreased \$350,762, or 40.77% over the same period in 2005. The major contributors to the decrease in net earnings relative to the same period in 2005 were a \$200,000

writedown of other real estate owned and \$133,000 of expense related to overdrawn checking accounts as previously discussed.

Net Interest Income

Total interest income increased \$1,367,470, or 27.40%, in the third quarter of 2006 as compared to 2005. Average interest-earning assets were \$335,054,735 for the third quarter of 2006, as compared to \$299,123,379 for the same period in 2005, an increase of \$35,931,356, or 12.01%. A substantial portion of this growth is due to the expansion of the Bank s loan portfolio as the Bank expands into new markets and strengthens its position in its existing markets. The average rate earned during the third quarter of 2006 was 7.72% as compared to 6.74% in 2005, reflecting the continuing impact of increases in rates by the Federal Reserve Board during the past and current years.

Total interest expense increased by \$1,122,223 or 77.85% in the third quarter of 2006, when compared to the same period in 2005. Average interest bearing liabilities increased to \$285,763,319 in 2006 from \$232,640,098 in 2005, an increase of \$53,123,221, or 22.83%. The average rate paid increased to 2.99% in 2006 as compared to 2.16% in 2005.

The net interest margin decreased to 4.79% for the third quarter of 2006, as compared to 4.94% for the same period in 2005. This margin compression is due to the increased interest expense associated with the Bank s deposits that continue to reprice at higher interest rates and the leveling of interest income due to the Federal Reserve Board s decision to pause the recent cycle of rate hikes as of July 2006.

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Provision for Loan Losses

The provision for loan losses totaled \$240,000 for the third quarter of 2006 as compared to \$295,000 for the same period in 2005. The 2005 provision reflected an increase of \$100,000 for specific loans that had been identified as problem loans during the three months ending September 30, 2005. For further discussion of the provision for loan losses, see the <u>Allowance for Loan Losses</u> discussion below.

Noninterest Income

Total noninterest income increased \$117,666 or 14.24% compared to the 2005 quarter. Service charges on deposits increased \$103,728, or 17.06%, for the third quarter of 2006 as compared to 2005. This increase was primarily due to an increase in insufficient fund charges on checks and an increase in ATM network fees and point of sale interchange for the period.

Noninterest Expense

Total noninterest expense increased \$880,068, or 29.64%, during the third quarter of 2006 as compared to the same quarter of 2005. Salaries and benefits increased \$227,102, or 13.52%, in the third quarter of 2006 as compared to the same quarter of 2005. This increase is primarily due to the addition of employees as the Bank expands into new markets and increased health care costs for the Bank. Occupancy expense increased \$202,447, or 43.45%, in the third quarter of 2006, largely associated with the completion of several capital projects during the last twelve months and the accrual of depreciation expense thereon. Other noninterest expense increased \$450,519 during the period mainly due to the \$200,000 OREO write down, the \$133,000 of expense related of overdrawn checking accounts, and a \$42,000 increase in advertising expense.

Income Taxes

Earnings before taxes for the third quarter of 2006 were \$649,146 as compared to \$1,111,301 in the third quarter of 2005, a decrease of \$462,155 or 41.59%. Income tax expense for the third quarter decreased \$111,393 to \$139,642, when compared to \$251,035 for the same period in 2005. The effective tax rate decreased to 21.51% in 2006 from 22.59% in 2005.

Financial Condition and Liquidity

Total assets on September 30, 2006 increased \$16,193,430 or 4.38% from December 31, 2005. Average total assets for the first nine months of 2006 were \$372,926,474. The ratio of loans (net of allowance) to deposits plus repurchase agreements on September 30, 2006 was 75.67% as compared to 69.84% on December 31, 2005.

Cash and Cash Equivalents

Federal Funds Sold and interest bearing balances in other banks as of September 30, 2006 decreased by \$10,317,385, or by 34.40%, from December 31, 2005. This decrease is attributed to the Bank reallocating funds from lower earning assets to higher yielding loans.

Loans

Net loans increased by \$24,255,790 or 10.67% at September 30, 2006, from December 31, 2005. Agricultural lending and nonfarm, nonresidential loans contributed the majority of this loan growth.

Allowance for Loan Losses

The allowance for loan losses is maintained at a level which, in management's opinion, is appropriate to provide for estimated losses in the portfolio at the balance sheet date. Factors considered in determining the adequacy of the allowance include historical loan loss experience, the amount of past due loans, loans classified from the most recent regulatory examinations and internal reviews, general economic conditions and the current portfolio mix. The amount charged to operating expenses is that amount necessary to maintain the allowance for loan losses at a level indicative of the associated risk, as determined by management, of the current portfolio.

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The allowance for loan losses consists of two portions: the classified portion and the nonclassified portion. The classified portion is based on identified problem loans and is calculated based on an assessment of credit risk related to those loans. Specific loss estimate amounts are included in the allowance based on assigned loan classifications and specific reserves based on identifiable losses. Any loan categorized loss is charged off in the period in which the loan is so categorized.

The nonclassified portion of the allowance is for inherent losses which could exist as of the evaluation date even though they may not have been identified by the more specific processes for the classified portion of the allowance. This is due to the risk of error and inherent imprecision in the process. This portion of the allowance is particularly subjective and requires judgments based upon qualitative factors which do not lend themselves to exact mathematical calculations. Some of the factors considered are changes in credit concentrations, loan mix, historical loss experience, non-accrual and delinquent loans and the general economic environment in the Company s markets. However, unfavorable changes in the factors used by management to determine the adequacy of the allowance, including increased loan delinquencies and subsequent charge-offs, or the availability of new information, could require additional provisions, in excess of normal provisions, to the allowance for loan losses in future periods.

While the total allowance is described as consisting of a classified and a nonclassified portion, these terms are primarily used to describe a process. Both portions are available to support inherent losses in the loan portfolio. Management realizes that general economic trends greatly affect loan losses, and no assurances can be made that future charges to the allowance for loan losses will not be significant in relation to the amount provided during a particular period, or that future evaluations of the loan portfolio based on conditions then prevailing will not require sizable charges to income. Management does, however, consider the allowance for loan losses to be appropriate for the reported periods.

The allowance for possible loan losses represents 1.10% of gross loans at September 30, 2006, as compared to 1.32% at year-end 2005. Management believes the current level to be acceptable as the decrease is a result of charging off loans that had previously been classified. The current rate provision for losses and anticipated future charge off rate are believed to be sufficient to provide adequate coverage.

The amount of loans on which the accrual of interest had been discontinued has increased to \$2,463,396 at September 30, 2006, as compared to \$1,406,422 at December 31, 2005. This amount is due to approximately \$1,816,000 of agricultural loans that are past due greater than ninety days as of September 30, 2006. These loans have been classified in the loan loss reserve calculation and are being analyzed by the Bank on an ongoing basis. The Bank expects to receive proceeds from the sale of underlying collateral and restructure the remaining amounts at serviceable levels. Net charged-off loans for the first nine months of 2006 were \$952,000, as compared to \$368,000 for the same period in 2005. The increase in charged-off loans is due to the Bank s decision to write off a selection of agriculture loans after completion, in the third quarter of 2006, of the analysis of these loans as reported in the Company s June 30, 2006 Form10-Q.

Non-performing Assets

The following table sets forth the Company's non-performing assets at September 30, 2006 and December 31, 2005. Under the Company's nonaccrual policy, a loan is placed on nonaccrual status when collectibility of principal and interest is in doubt or when principal and interest is 90 days or more past due except for credit cards, which continue to accrue interest after ninety days.

The amount of impaired loans determined under SFAS No. 114 and 118 has been considered in the summary of non-performing assets below. These credits were considered in determining the adequacy of the allowance for loan losses and are regularly monitored for changes within a particular industry or general economic trends, which could cause the borrowers financial difficulties.

	September 30,	
	December 31,	
	2006	
	2006	
	2005	
	(Dollars in Thousands)	
Description		
Description		

A

Loans accounted for on

a nonaccrual basis	
\$	
	2,463
Ф	
\$	
	1,406
В	
Loans which are contractually	

Edgar Filing: UNITED BANCORPORATION OF ALABAMA INC - Form 10QSB
past due ninety days or more
as to interest or principal
payments (excluding balances
payments (excitating buttanees
included in (A) shove)
included in (A) above)
\$

\$

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	4
C	
Loans, the terms of which have	
Zouns, the terms of which have	
been renegotiated to provide	
a reduction or deferral of interest	

or principal because of a	
deterioration in the financial	
position of the borrower.	
\$	247
φ	318

D	
Other non-performing assets	
\$	
	1,006
\$	
	1,13

Investment Securities

Total investments available for sale have increased \$5,207,189 at September 30, 2006 as compared to December 31, 2005 due to the Bank investing lower yielding funds into the higher yielding investment portfolio. As available for sale, all investments are marked-to-market on a monthly basis with unrealized gains and losses, net of tax, adjusted through a component of stockholders equity. Management considers all unrealized losses within the investment portfolio to be temporary. As of September 30, 2006, the investment portfolio had a net unrealized loss of \$855,120.

Premises and Equipment

Premises and equipment increased \$2,933,912 during the first nine months of 2006. This increase is largely due to the completion of a new branch in Magnolia Springs, Alabama which was placed in service as of August 7, 2006, and the Bank s migration to remote image capture within the period. The Bank also completed renovations of its Information Systems Department and the building that houses the Bank s Agri-Finance division.

Intangible Asset

On July 2, 2004, the Company acquired a State of Florida banking charter from a financial institution. Subsequent to the purchase, the charter was terminated but the Company retained the legal right to branch into Florida through its existing Alabama bank charter. The Company accounts for the charter cost as an indefinite lived intangible asset because the legal right acquired does not have an expiration date under Florida banking laws and there is no renewal process to keep the branching rights. The Company tests the intangible asset each September 30 for impairment. At September 30, 2006, the Company operates two branch offices in Florida.

For the three months and nine months ended September 30, 2006 and 2005, no impairment was recorded related to the intangible asset. As of September 30, 2006 and 2005, the Company had recorded \$917,263 in intangible assets related to the cost of the charter.

Deposits

Total deposits decreased \$5,411,872, or 1.86%, at September 30, 2006 from December 31, 2005. Noninterest bearing demand deposits decreased \$5,146,271 at September 30, 2006, from December 31, 2005. The balance of funds held in brokerage-based sweep accounts as of September 30, 2006 was \$15,144,516.

Liquidity

One of the Company s goals is to provide adequate funds to meet changes in loan demand or any potential increase in the normal level of deposit withdrawals. This goal is accomplished primarily by generating cash from operating activities and maintaining sufficient short-term assets. These sources, coupled with a stable deposit base, allow the Bank to fund earning assets and maintain the availability of funds. Management believes that the Bank s traditional sources of maturing loans and investment securities, cash from operating activities and a strong base of core deposits are adequate to meet the Bank s liquidity needs for normal operations. To provide additional liquidity, the Bank has other sources of short-term financing available including, through the purchase of federal funds, and maintains a borrowing relationship with the Federal Home Loan Bank, and the institutional deposit market (brokered CD s) to provide liquidity. Should the Company s traditional sources of liquidity be constrained, forcing the Company to pursue avenues of funding not typically used, the Company s net interest margin could be impacted negatively. The Company has an Asset Liability Management Committee, which has as its primary objective the maintenance of specific funding and investment strategies to achieve short-term and long-term financial goals. The Bank s liquidity at September 30, 2006 is considered adequate by management. Also see Item 3 below.

Capital Adequacy

The Bank has generally relied primarily on internally generated capital growth to maintain capital adequacy. Total stockholders' equity on September 30, 2006, was \$29,773,408, an increase of \$1,979,048, or 7.12%, from December 31, 2005. This net increase is a combination of current period earnings, reduced by a slight increase in the unrealized losses on securities available for sale and the declaration of dividends as of September 30, 2006.

Primary capital to total assets at September 30, 2006, was 10.22%, as compared to 8.86% at year-end 2005. The Company's risk based capital was \$46,186,000, or 16.13% of risk adjusted assets, at September 30, 2006, as compared to \$34,418,000, or 13.03%, at year-end 2005. The growth is due to the issuance of Trust Preferred Securities as discussed in Note 4 above. The minimum requirement is 8.00%. Based on management s projections, existing internally generated capital and the capital previously raised by issuance of trust preferred securities should be sufficient to satisfy capital requirements in the foreseeable future for existing operations and expansion efforts. Continued growth into new markets may require the Company to further access external funding sources. There can be no assurance that such funding sources will be available to the Company.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Market risk is the risk of loss from adverse changes in market prices and rates. The Bank's market risk arises principally from interest rate risk inherent in its lending, deposit and borrowing activities. Management actively monitors and manages its interest rate risk exposure. Although the Bank manages other risk, such as credit quality and liquidity risk, in the normal course of business, management considers interest rate risk to be its most significant market risk. Interest rate risk could potentially have the largest material effect on the Bank's financial condition and results of operations. Other types of market risks, such as foreign currency exchange rate risk, generally do not arise in the Bank's normal course of business activities to any significant extent.

The Bank's profitability is affected by fluctuations in interest rates. Management's goal is to maintain a reasonable balance between exposure to interest rate fluctuations and earnings. A sudden and substantial increase in interest rates may adversely impact the Bank's earnings to the extent that the interest rates on interest-earning assets and interest-bearing liabilities do not change at the same speed, to the same extent or on the same basis.

The Bank's Asset Liability Management Committee ("ALCO") monitors and considers methods of managing the rate and sensitivity repricing characteristics of the balance sheet components consistent with maintaining acceptable levels of changes in the net portfolio value ("NPV") and net interest income. NPV represents the market values of portfolio equity and is equal to the market value of assets minus the market value of liabilities, with adjustments made for off-balance sheet items over a range of assumed changes in market interest rates. A primary purpose of the Bank's ALCO is to manage interest rate risk to effectively invest the Bank's capital and to preserve the value created by its core business operations. As such, certain management monitoring processes are designed to minimize the impact of sudden and sustained changes in interest rates on NPV and net interest income.

The Bank's exposure to interest rate risk is reviewed on a quarterly basis by the Board of Directors and the ALCO. Interest rate risk exposure is measured using interest rate sensitivity analysis to determine the Bank's change in NPV in the event of hypothetical changes in interest rates. Further, interest rate sensitivity gap analysis is used to determine the repricing characteristics of the Bank's assets and liabilities. The ALCO is charged with the responsibility to maintain the level of sensitivity of the Bank's net interest margin within Board approved limits.

Interest rate sensitivity analysis is used to measure the Bank's interest rate risk by computing estimated changes in NPV of its cash flows from assets, liabilities, and off-balance sheet items in the event of a range of assumed changes in market interest rates. This analysis assesses the risk of loss in market risk sensitive instruments in the event of a sudden and sustained 100 - 300 basis points increase or decrease in the market interest rates. The Bank uses the HNC Asset Liability Model, which takes the current rate structure of the portfolio and shocks for each rate level and calculates the new market value equity at each level. The Bank's Board of Directors has adopted an interest rate risk policy, which establishes maximum allowable decreases in net interest margin in the event of a sudden and sustained increase or decrease in market interest rates. The following table presents the Bank's projected change in NPV for the various rate shock levels as of September 30, 2006. All market risk sensitive instruments presented in this table are held to maturity or available for sale. The Bank has no trading securities.

Change in Interest Rates
(Basis Points)

Market Value Equity

Change in Market

Value Equity

Change in Market

Value Equity %

300

73,793

13,804

23.01 %

200

69,978

9,989

16.65 %

108

65,359

5,370

8.95 %

0

59,989

-

0.00~%

-100

53,827

(6,162)

(10.27 %)

-200



The preceding table indicates that at September 30, 2006, in the event of a sudden and sustained increase in prevailing market interest rates, the Bank's NPV would be expected to increase and that in the event of a sudden decrease in prevailing market interest rates, the Bank's NPV would be expected to decrease. The growth in variable rate loans has caused the Bank to become more asset sensitive over the period of a year, but the net interest margin remains stable in all interest rate environments tested.

Computation of prospective effects of hypothetical interest rate changes included in these forward-looking statements are subject to certain risks, uncertainties, and assumptions including relative levels of market interest rates, loan prepayments and deposit decay rates, and should not be relied upon as indicative of actual results. Further, the computations do not contemplate any actions the Bank could undertake in response to changes in interest rates.

Derivative Financial Instruments

To hedge the Company s exposure to changing interest rates, management entered into an agreement known as an interest rate floor on a portion of its variable rate loan portfolio during September 2005. Interest rate floors are typically used to mitigate a variable-rate loan portfolio s exposure to falling interest rates. Pursuant to the agreement, the Company s counterparty agrees to pay the Company an amount equal to the difference between the prime rate and 5.75% multiplied by a \$35,000,000 notional amount should the prime rate fall below 5.75% during the two year term of the agreement. The Company paid its counterparty a one-time premium equal to \$52,500 which is being amortized during the 2 year term. The interest rate floor is being marked

to market and accounted for as a cash flow hedge. As of September 30, 2006, the interest rate floor contract was carried at fair value which was equal to \$5,250. The Company considers the derivative (interest rate floor) as highly effective in offsetting changes in cash flows of the hedged items (variable rate loans).

Item 4. Controls and Procedures

Based on evaluation of the Company s disclosure controls and procedures (as such term is defined in Rules 13a-4(c) under the Securities Exchange Act of 1934, as amended (the Exchange Act)), as of the end of the period covered by this quarterly report, the principal executive officer and the principal financial officer of the Company have concluded that as of such date the Company s disclosure controls and procedures were effective to ensure that information the Company is required to disclose in its filings under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the Securities and Exchange Commission s rules and forms, and to ensure that information required to be disclosed by the Company in the reports that it files under the Exchange Act is accumulated and communicated to the Company s management, including its principal executive officer and principal financial officer, as appropriate to allow timely decisions regarding required disclosure.

The Company has engaged consultants to assist the Company in its evaluation of internal controls in anticipation of the upcoming effectiveness of regulations under Section 404 of the Sarbanes-Oxley Act of 2002. There was no change in the Company s internal controls over financial reporting during the period covered by this quarterly report that has materially affected, or is reasonably likely to materially affect, the Company s internal control over financial reporting.

Forward Looking Statements

When used or incorporated by reference herein, the words anticipate, estimate, expect, project, target, goal, a similar expressions, are intended to identify forward-looking statements within the meaning of Section 27A of the Securities Act of 1933. Such forward-looking statements are subject to certain risk, uncertainties, and assumptions including those set forth herein. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, actual results may vary materially from those expected or projected. These forward-looking statements speak only as of the date they are made. The Company expressly disclaims any obligations or undertaking to publicly release any updates or revisions to any forward-looking statement contained herein to reflect any change in the Company s expectations with regard to any change in events, conditions or circumstances on which any such statement is based.

PART II -- OTHER INFORMATION

Item 1A. Risk Factors
There have been no material changes to the risk factors previously disclosed in the Company s Annual Report on Form10-K for the fiscal year ended December 31, 2005.
Item 6. Exhibits
Exhibit Number
Exhibits.
4.1
Purchase Agreement, dated as of September 27, 2006, among the Registrant, United Bancorp Capital Trust II and TWE, Ltd., as Purchaser
4.2
Junior Subordinated Indenture, dated as of September 27, 2006, by and between the Registrant and Wilmington Trust Company, as Trustee
4.3
United Bancorp Capital Trust II Amended and Restated Trust Agreement, dated as of September 27, 2006, among the Registrant, as Depositor, Wilmington Trust Company, as Property Trustee, Wilmington Trust Company, as Delaware Trustee and Robert R. Jones, III and Allen O. Jones, as Administrative Trustees
4.4
United Bancorp Capital Trust II Guarantee Agreement, dated as of September 27, 2006, by and between the

Registrant, as Guarantor and Wilmington Trust Company, as Guarantee Trustee

4.5
Common Securities Subscription Agreement, dated as of September 27, 2006, by and between United Bancorp Capital Trust II and the Registrant
4.6
Junior Subordinated Note Subscription Agreement, dated as of September 27, 2006, by and between United Bancorp Capital Trust II and the Registrant
31.1
Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2
Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1
Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002
32.2
Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002
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SIGNATURES

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.
UNITED BANCORPORATION OF ALABAMA, INC.
Date: November 13, 2006
By:
/s/ Robert R. Jones, III
Robert R. Jones, III
President and CEO
UNITED BANCORPORATION OF ALABAMA, INC.
Date: November 13, 2006

Ву:		
/s/ Allen O. Jones, Jr.		
Allen O. Jones, Jr.		
Chief Financial Officer		