FEDERAL AGRICULTURAL MORTGAGE CORP Form 10-Q August 09, 2006

As filed with the Securities and Exchange Commission on August 9, 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 June 30, 2006

Commission File Number 0-17440

FEDERAL AGRICULTURAL MORTGAGE CORPORATION (Exact name of registrant as specified in its charter)

Federally chartered instrumentality of the United States_____ (State or other jurisdiction of incorporation or organization)

1133 Twenty-First Street, N.W., Suite 600 Washington, D.C. (Address of principal executive offices) 52-1578738 (I.R.S. employer identification number)

> 20036 (Zip code)

(202) 872-7700

(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 was required to file such reports), 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 [X] Non-accelerated filer []

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

As of August 1, 2006, the registrant had 1,030,780 shares of Class A Voting Common Stock, 500,301 shares of Class B Voting Common Stock and 9,205,695 shares of Class C Non Voting Common Stock outstanding.

PART I - FINANCIAL INFORMATION

Item 1. Condensed Consolidated Financial Statements

The following interim unauditedcondensed consolidated financial statements of the Federal Agricultural Mortgage Corporation ("Farmer Mac" or the "Corporation") have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission (the "SEC"). These interim unaudited condensed consolidated financial statements reflect all normal and recurring adjustments that are, in the opinion of management, necessary to present a fair statement of the financial condition and the results of operations and cash flows of Farmer Mac for the interim periods presented. Certain information and footnote disclosures normally included in annual consolidated financial statements have been condensed or omitted as permitted by SEC rules and regulations. The December 31, 2005 consolidated balance sheet presented in this report has been derived from the Corporation's audited 2005 consolidated financial statements. Management believes that the disclosures are adequate to present fairly the condensed cash flows as of the dates and for the periods presented. These interim unaudited condensed consolidated financial statements should be read in conjunction with the audited 2005 consolidated financial statements of Farmer Mac included in the Corporation's Annual Report on Form 10-K for the year ended December 31, 2005. Results for interim periods are not necessarily indicative of those that may be expected for the fiscal year.

The following information concerning Farmer Mac's interim unaudited condensed consolidated financial statements is included in this report beginning on the pages listed below:

Condensed Consolidated Balance Sheets as of June 30, 2006 and	
December 31, 2005	į
Condensed Consolidated Statements of Operations for the three	
and six months ended June 30, 2006 and 2005	4
Condensed Consolidated Statements of Cash Flows for the six	
months ended June 30, 2006 and 2005	5
Notes to Condensed Consolidated Financial Statements	6

FEDERAL AGRICULTURAL MORTGAGE CORPORATION

CONDENSED CONSOLIDATED BALANCE SHEETS

(unaudited) (in thousands, except share data)

		June 30,	December 31,
		2006	2005
Assets:		2000	2000
Cash and cash equivalents		\$ 348,951	\$ 458,852
Investment securities		2,007,895	1,621,941
Farmer Mac Guaranteed Securities	5	1,303,921	1,330,976
Loans held for sale		54,801	41,956
Loans held for investment		732,334	762,436
Allowance for loan lo	osses	(2,734)	(4,876)
Lo	ans held for investment, net	729,600	757,560
Real estate owned		1,039	3,532
Financial derivatives		23,040	8,751
Interest receivable		63,652	67,509
Guarantee and commitment fees re	eceivable	25,784	22,170
Deferred tax asset, net		950	2,397
Prepaid expenses and other assets		6,321	24,975
То	tal Assets	\$ 4,565,954	\$ 4,340,619
			С
Liabilities and Stockholders' Equity:			
Liabilities:			
Notes payable:		* • • • • • • • •	
Due within one year		\$ 3,040,620	\$ 2,587,704
Due after one year		1,181,875	1,403,598
To	tal notes payable	4,222,495	3,991,302
Financial derivatives		21,039	29,162
Accrued interest payable		29,034	29,250
Guarantee and commitment obliga	tion	21,685	17,625
Accounts payable and accrued exp		13,277	21,371
Reserve for losses		3,518	3,777
	tal Liabilities	4,311,048	4,092,487
Stockholders' Equity:			
Preferred stock:			
Series A, stated at red	lemption/liquidation value, \$50 per		
share,			
	0,000 shares authorized, issued and		
	tstanding	35,000	35,000
Common stock:			
U 1	ar value, no maximum authorization,		
	030,780 shares issued and outstanding	1,031	1,031
Class B Voting, \$1 pa	r value, no maximum authorization,		

Class C Non-Vot authorization,	500,301 shares issued and outstanding ting, \$1 par value, no maximum	500	500
	9,361,305 and 9,559,554 shares issued and outstanding as of June 30, 2006 and December 31,		
	2005, respectively	9,361	9,560
Additional paid-in capital		83,740	83,058
Accumulated other comprehen	nsive income	5,075	3,339
Retained earnings		120,199	115,644
-	Total Stockholders' Equity	254,906	248,132
	Total Liabilities and Stockholders'		
	Equity	\$ 4,565,954	\$ 4,340,619

See accompanying notes to condensed consolidated financial statements.

FEDERAL AGRICULTURAL MORTGAGE CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited) (in thousands, except per share amounts)

	Three Months Ended					Six Months Ended				
	June	30, 2006		e 30, 2005	Jun	e 30, 2006	June 30, 2005			
Interest income:										
Investments and cash equivalents	\$	30,298	\$	14,765	\$	56,996	\$	27,352		
Farmer Mac Guaranteed Securities		19,417		17,773		37,512		34,854		
Loans		11,847		11,470		23,230		23,591		
Total interest income		61,562		44,008		117,738		85,797		
Interest expense		52,461		35,886		99,737		69,869		
Net interest income		9,101		8,122		18,001		15,928		
Recovery/(provision) for loan										
losses		594		203		1,606		787		
Net interest income after										
recovery/(provision)		9,695		8,325		19,607		16,715		
for loan losses										
Guarantee and commitment fees		5,288		4,889		10,337		9,845		
Gains on financial derivatives and										
trading assets		2,026		3,755		25		2,045		
Gains/(losses) on the sale of real										
estate owned		304		(67)		514		(80)		
Representation and warranty										
claims income		718		-		718		79		
Other income		58		367		227		687		
Total revenues		18,089		17,269		31,428		29,291		
Expenses:										
Compensation and employee										
benefits		2,673		1,899		5,577		3,675		
General and administrative		2,577		2,275		5,335		4,264		
Regulatory fees		588		576		1,175		1,152		
Real estate owned operating costs,										
net		22		59		137		37		
Provision/(recovery) for losses		592		(91)		(104)		(192)		
Total operating expenses		6,452		4,718		12,120		8,936		
Income before income taxes		11,637		12,551		19,308		20,355		
Income tax expense		3,458		3,780		5,532		6,112		
Net income		8,179		8,771		13,776		14,243		
Preferred stock dividends		(560)		(560)		(1,120)		(1,120)		
Net income available to common										
stockholders	\$	7,619	\$	8,211	\$	12,656	\$	13,123		

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Earnings per common share:										
Basic earnings per common share	\$	0.69	\$	0.72	\$	1.14	\$	1.14		
Diluted earnings per common										
share	\$	0.67	\$	0.72	\$	1.11	\$	1.13		
Common stock dividends per										
common share	\$	0.10	\$	0.10	\$	0.20	\$	0.20		
See accompanying notes to condensed consolidated financial statements.										

FEDERAL AGRICULTURAL MORTGAGE CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited) (in thousands)

	Six Mont	hs End	ed
	June 30, 2006	June 30, 2005	
Cash flows from operating activities:			
Net income	\$ 13,776	\$	14,243
Adjustments to reconcile net income to net cash			
provided by			
operating activities:			
Net (accretion)/amortization of investment			
premiums and discounts	(1,237)		1,267
Net amortization of debt premiums, discounts and			
issuance costs	58,220		26,960
Proceeds from repayment of trading investment			
securities	1,001		1,525
Purchases of loans held for sale	(31,316)		(27,781)
Proceeds from repayment of loans held for sale	5,344		6,643
Net change in fair value of trading securities and			
financial derivatives	2,150		(1,454)
Amortization of settled financial derivatives			
contracts	138		932
(Gains)/losses on the sale of real estate owned	(514)		80
Total (recovery)/provision for losses	(1,711)		(979)
Deferred income taxes	501		316
Stock-based compensation expense	955		-
Decrease in interest receivable	3,857		8,323
Decrease/(increase) in guarantee and commitment			
fees receivable	(3,614)		759
Decrease/(increase) in other assets	21,210		(2,016)
Increase in accrued interest payable	(216)		(2,747)
Decrease in other liabilities	(9,086)		(3,436)
Net cash provided by operating activities	59,458		22,635
Cash flows from investing activities:			
Purchases of available-for-sale investment securities	(1,913,573)		(1,026,241)
Purchases of Farmer Mac II Guaranteed Securities			
and	(100, 600)		
AgVantage Farmer Mac Guaranteed Securities	(108,600)		(92,834)
Purchases of loans held for investment	(25,058)		(11,141)
Purchases of defaulted loans	(4,565)		(3,804)
Proceeds from repayment of investment securities	1,524,967		899,988
Proceeds from repayment of Farmer Mac			
Guaranteed Securities	117,990		127,460
Proceeds from repayment of loans	68,426		69,781
Proceeds from sale of loans and Farmer Mac			
Guaranteed Securities	3,033		22,012
Proceeds from sale of real estate owned	2,819		572

Net cash used in investing activities	(334,561)	(14,207)
Cash flows from financing activities:		
Proceeds from issuance of discount notes	37,272,236	22,405,440
Proceeds from issuance of medium-term notes	117,200	204,183
Payments to redeem discount notes	(37,100,394)	(22,304,773)
Payments to redeem medium-term notes	(114,000)	(339,840)
Settlement of financial derivatives	13	(136)
Tax benefit from tax deductions in excess of		
compensation cost recognized	348	-
Proceeds from common stock issuance	2,112	650
Purchases of common stock	(8,974)	(10,965)
Dividends paid	(3,339)	(3,416)
Net cash provided by/(used in) financing activities	165,202	(48,857)
Net decrease in cash and cash equivalents	(109,901)	(40,429)
Cash and cash equivalents at beginning of period	458,852	430,504
Cash and cash equivalents at end of period	\$ 348,951	\$ 390,075

See accompanying notes to condensed consolidated financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(unaudited)

Note 1. Accounting Policies

(a) Cash and Cash Equivalents

Farmer Mac considers highly liquid investment securities with maturities of three months or less at the time of purchase to be cash equivalents. Changes in the balance of cash and cash equivalents are reported in the condensed consolidated statements of cash flows. The following table sets forth information regarding certain cash and non-cash transactions for the six months ended June 30, 2006 and 2005.

	Six Months Ended					
	June 30, 2006 June 30			e 30, 2005		
		(in thou	sands)			
Cash paid for:						
Interest	\$	40,360	\$	33,295		
Income taxes		4,500		6,700		
Non-cash activity:						
Real estate owned acquired through foreclosure		-		460		
Loans acquired and securitized as Farmer Mac						
Guaranteed Securities		3,033		22,012		
Loans previously under LTSPCs exchanged						
for Farmer Mac Guaranteed Securities		550,114		-		

(b) Allowance for Losses

As of June 30, 2006, Farmer Mac maintained an allowance for losses to cover estimated probable losses on loans held for investment, real estate owned, and loans underlying long-term standby purchase commitments ("LTSPCs") and Farmer Mac I Guaranteed Securities issued after the Farm Credit System Reform Act of 1996 (the "1996 Act") in accordance with Statement of Financial Accounting Standards No. 5, *Accounting for Contingencies* ("SFAS 5") and Statement of Financial Accounting Standards No. 114, *Accounting by Creditors for Impairment of a Loan*, as amended ("SFAS 114").

The allowance for losses is increased through periodic provisions for loan losses that are charged against net interest income and provisions for losses that are charged to operating expense and is reduced by charge-offs for actual losses, net of recoveries. Negative provisions for loan losses or negative provisions for losses are recorded in the event that the estimate of probable losses as of the end of a period is lower than the estimate at the beginning of the period.

Historically, Farmer Mac estimated probable losses using a systematic process that began with management's evaluation of the results of a proprietary loan pool simulation and guarantee fee model. That model drew upon historical information from a data set of agricultural mortgage loans screened to include only those loans with credit characteristics similar to those eligible for Farmer Mac's programs. The results generated by that model were then modified, as necessary, by the application of management's judgment.

During 2005, Farmer Mac completed the planned migration of its methodology for determining its allowance for losses away from one based on its loan pool simulation and guarantee fee model to one based on its own historical portfolio loss experience and credit trends. Farmer Mac recorded the effects of that change as a change in accounting estimate as of September 30, 2005.

Farmer Mac's current methodology for determining its allowance for losses incorporates the Corporation's proprietary automated loan classification system. That system scores loans based on criteria such as historical repayment performance, loan seasoning, loan size and loan-to-value ratio. For the purposes of the loss allowance methodology, the loans in Farmer Mac's portfolio of loans and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs have been scored and classified for each calendar quarter since first quarter 2000. The allowance methodology captures the migration of loan scores across concurrent and overlapping 3-year time horizons and calculates loss rates separately within each loan classification for (1) loans underlying LTSPCs and (2) loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities. The calculated loss rates are applied to the current classification distribution of Farmer Mac's portfolio to estimate inherent probable losses, on the assumption that the historical credit losses and trends used to calculate loss rates will continue in the future. Management evaluates this assumption by taking into consideration several factors, including:

- economic conditions;
- · geographic and agricultural commodity/product concentrations in the portfolio;
- the credit profile of the portfolio;
- · delinquency trends of the portfolio; and
- · historical charge-off and recovery activities of the portfolio.

If, based on that evaluation, management concludes that the assumption is not valid due to other more compelling indicators, the loss allowance calculation is modified by the addition of further assumptions to capture current portfolio trends and characteristics that differ from historical experience.

As of June 30, 2006, Farmer Mac concluded that the credit profile of its portfolio was consistent with Farmer Mac's historical credit profile and trends. Management believes that its use of this methodology produces a reliable estimate of inherent probable losses, as of the balance sheet date, for all loans held, real estate owned and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs in accordance with SFAS 5 and SFAS 114.

The following table summarizes the changes in the components of Farmer Mac's allowance for losses for the three and six months ended June 30, 2006 and 2005:

June 30, 2006

	fc	Allowance for Loan Losses		REO Valuation Allowance (in thou		eserve Losses	Total Allowance for Losses	
Three Months Ended:								
Beginning balance	\$	3,883	\$	-	\$	2,931	\$	6,814
Provision/(recovery) for losses		(594)		5		587		(2)
Net charge-offs		(555)		(5)		-		(560)
Ending balance	\$	2,734	\$	-	\$	3,518	\$	6,252
Six Months Ended:								
Beginning balance	\$	4,876	\$	-	\$	3,777	\$	8,653
Provision/(recovery) for losses		(1,606)		155		(259)		(1,710)
Net charge-offs		(536)		(155)		-		(691)
Ending balance	\$	2,734	\$	-	\$	3,518	\$	6,252

June 30, 2005

	Allowance for Loan Losses		REO Valuation Allowance (in tho		Reserve for Losses ousands)		Total lowance r Losses
Three Months Ended:							
Beginning balance	\$	3,846	\$	-	\$	12,485	\$ 16,331
Provision for losses		(203)		-		(91)	(294)
Net recoveries		27		-		-	27
-							
Ending balance	\$	3,670	\$	-	\$	12,394	\$ 16,064
Six Months Ended:							
Beginning balance	\$	4,395	\$	-	\$	12,706	\$ 17,101
Provision/(recovery) for losses		(787)		120		(312)	(979)
Net (charge-offs)/recoveries		62		(120)		-	(58)
-							
Ending balance	\$	3,670	\$	-	\$	12,394	\$ 16,064

The table below summarizes the components of Farmer Mac's allowance for losses as of June 30, 2006 and December 31, 2005:

	ne 30, 2006		ember 31, 2005
	(in thou	isands)	
Allowance for loan losses	\$ 2,734	\$	4,876
Real estate owned valuation allowance	-		-
Reserve for losses:			
On-balance sheet Farmer Mac I Guaranteed Securities	1,505		2,068
Off-balance sheet Farmer Mac I Guaranteed Securities	1,324		1,078
LTSPCs	689		631
Total	\$ 6,252	\$	8,653

No allowance for losses has been made for loans underlying Farmer Mac I Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or securities issued under the Farmer Mac II program ("Farmer Mac II Guaranteed Securities"). Farmer Mac I Guaranteed Securities issued prior to the 1996 Act are supported by unguaranteed first loss subordinated interests, which are expected to exceed the estimated credit losses on those loans. Each AgVantage security is a general obligation of an issuing institution approved by Farmer Mac and is collateralized by eligible mortgage loans. As of June 30, 2006, there were no probable losses inherent in Farmer Mac's AgVantage securities. The guaranteed portions collateralizing Farmer Mac II Guaranteed Securities are guaranteed by the United States Department of Agriculture ("USDA"). Each USDA guarantee is an obligation backed by the full faith and credit of the United States. As of June 30, 2006, Farmer Mac had not experienced any credit losses on any Farmer Mac I Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities and does not expect to incur any such losses in the future.

As of June 30, 2006, Farmer Mac individually analyzed \$30.8 million of its \$68.8 million of impaired assets for collateral shortfalls against updated appraised values, other updated collateral valuations or discounted values. Farmer Mac evaluated the remaining \$38.0 million of impaired assets for which updated valuations were not available in the aggregate in consideration of their similar risk characteristics and historical statistics. Of the \$30.8 million of assets analyzed individually, \$29.4 million were adequately collateralized. For the \$1.4 million of assets that were not adequately collateralized, individual collateral shortfalls totaled \$15,000. Accordingly, Farmer Mac recorded specific allowances of \$15,000 for those under-collateralized assets as of June 30, 2006. In addition to the specific allowances provided, Farmer Mac's non-specific or general allowances were \$6.2 million as of June 30, 2006.

The balance of impaired assets, both on- and off-balance sheet, and the related allowance specifically allocated to those impaired assets as of June 30, 2006 and December 31, 2005 are summarized in the following table:

	June 30, 2006 Specific						December 31, 200 Specific						
	I	Balance	Alle	owance	Ne	t Balance	I	Balance	A	llowance	Ne	et Balance	
						(in tho	usan	ds)					
Impaired assets:													
Specific allowance for													
losses	\$	1,360	\$	(15)	\$	1,345	\$	2,445	\$	(161)	\$	2,284	
No specific allowance													
for losses		67,412		-		67,412		71,177		-		71,177	
Total	\$	68,772	\$	(15)	\$	68,757	\$	73,622	\$	(161)	\$	73,461	

(c) Financial Derivatives

Farmer Mac enters into financial derivative transactions principally to protect against risk from the effects of market price or interest rate movements on the value of certain assets and future cash flows or debt issuance, not for trading or speculative purposes. Farmer Mac enters into interest rate swap contracts principally to adjust the characteristics of its short-term debt to match more closely the cash flow and duration characteristics of its longer-term mortgage and other assets, and also to adjust the characteristics of its long-term debt to match more closely the cash flow and duration characteristics of its short-term assets, thereby reducing interest rate risk. These transactions also may provide an overall lower effective cost of borrowing than would otherwise be available in the conventional debt market.

All financial derivatives are recorded on the balance sheet at fair value as a free-standing asset or liability. Financial derivatives in hedging relationships that mitigate exposure to changes in the fair value of assets are considered fair value hedges. Financial derivatives in hedging relationships that mitigate the exposure to the variability in expected future cash flows or other forecasted transactions are considered cash flow hedges. Financial derivatives that do not satisfy the hedging criteria of Statement of Financial Accounting Standards No. 133, *Accounting for Derivative Instruments and Hedging Activities*, as amended ("SFAS 133") are not accounted for as hedges, and changes in the fair values of those financial derivatives are reported as gains or losses on financial derivatives and trading assets in the condensed consolidated statements of operations.

The following table summarizes information related to Farmer Mac's financial derivatives as of June 30, 2006 and December 31, 2005:

				June	30, 2006					
					No H	e				
	Cash Flow	Hedges	Fair Valu	e Hedges	Desigi	nation	Tot	Total		
	Notional	Fair	Notional	Fair	Notional	Fair	Notional	Fair		
	Amount	Value	Amount	Value	Amount	Value	Amount	Value		
				(in th	housands)					
Interest rate swaps:				,	,					
Pay-fixed	\$ 655,612	\$ 3.624	\$ -	\$ -	\$ 119,057	\$ 2,713	\$ 774,669	\$ 6,337		
Receive-fixed	-	-	45,000	(4,998)	-			(12,802)		
Basis	-	-	- ,	-	372,899	8,525	372,899	8,525		
Treasury futures	-	-	-	-	11	(4)	-	(4)		
Agency forwards	84,666	(289)	-	-	25,360	234	110,026	(55)		
rigeney forwards	01,000	(20))			25,500	231	110,020	(55)		
Total	\$ 740,278	\$ 3,335	\$ 45,000	\$ (4,998)	\$ 751,327	\$ 3,664	\$ 1,536,605	\$ 2,001		
				Decemi	per 31, 2005					
				Decenii	-	ledge				
	Cash Flow	Hedges	Fair Valı	le Hedges		nation	Tot	al		
	Notional	Fair	Notional	Fair	Notional	Fair	Notional	Fair		
		Value		Value		Value		Value		
	Amount	value	Amount		Amount	v alue	Amount	value		
Teste see at see to see a see				(in th	ousands)					
Interest rate swaps:										

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Pay-fixed	\$ 633,939	\$ (17,999) \$	- 3	\$ - \$	76,739	\$ 771 \$	710,678	\$ (17,228)
Receive-fixed	-	-	45,000	(2,930)	160,000	(2,823)	205,000	(5,753)
Basis	225,629	3,721	-	-	163,867	(920)	389,496	2,801
Treasury futures	-	-	-	-	99	32	99	32
Agency forwards	41,514	(201)	-	-	49,664	(62)	91,178	(263)
Total	\$ 901,082	\$ (14,479) \$	45,000 \$	\$ (2,930) \$	450,369	\$ (3,002) \$	1,396,451	\$ (20,411)

As of June 30, 2006, Farmer Mac had approximately \$2.8 million of net after-tax unrealized gains on cash flow hedges included in accumulated other comprehensive income. These amounts will be reclassified into earnings in the same period or periods during which the hedged forecasted transactions (either the payment of interest or the issuance of discount notes) affect earnings or immediately when it becomes probable that the original hedged forecasted transaction will not occur within two months of the originally specified date. Over the next twelve months, Farmer Mac estimates that \$0.3 million of the amount currently reported in accumulated other comprehensive income will be reclassified into earnings. For the quarter ended June 30, 2006, Farmer Mac recorded a loss of less than \$0.1 million for ineffectiveness related to Farmer Mac's designated hedges.

As of June 30, 2006, Farmer Mac had outstanding basis swaps with a related party with a notional mount of \$210.0 million and a fair value of \$9.1 million. See Note 3 "Related Party Transactions" in the Corporation's Annual Report on Form 10-K for the year ended December 31, 2005, as filed with the SEC on March 16, 2006 for additional information on these related party transactions. As of December 31, 2005, these swaps were designated cash flow hedges and had an outstanding notional amount of \$225.6 million and a fair value of \$3.7 million. During second quarter 2006, Farmer Mac discontinued hedge accounting treatment for these swaps.

Accordingly, the Corporation recognized a \$2.6 million gain on financial derivatives and trading assets in the condensed consolidated financial statements related to the change in fair value of these swaps. As of June 30, 2006, Farmer Mac had \$4.1 million of net after-tax unrealized gains remaining in accumulated other comprehensive income related to these swaps. In accordance with SFAS 133, this amount will be reclassified into earnings during the periods which the hedged forecasted transactions affect earnings.

(d) Earnings Per Common Share

Basic earnings per common share are based on the weighted-average number of shares of common stock outstanding. Diluted earnings per common share are based on the weighted-average number of shares of common stock outstanding adjusted to include all potentially dilutive common stock options. The following schedule reconciles basic and diluted earnings per common share ("EPS") for the three and six months ended June 30, 2006 and 2005:

			June 30, 2006	5		J	une 30, 2005	5	
	Ba	asic EPS	Dilutive stock options (in th		uted EPS nds, except	asic EPS share amoi	Dilutive stock options unts)	Dilt	uted EPS
Three Months Ended:			,				,		
Net income available to common stockholders	\$	7,619		\$	7,619	\$ 8,211		\$	8,211
Weighted-average shares		11,083	256		11,339	11,409	42		11,451
Earnings per common share	\$	0.69		\$	0.67	\$ 0.72		\$	0.72
Six Months Ended:									
Net income available to common stockholders	\$	12,656		\$	12,656	\$ 13,123		\$	13,123
Weighted average shares		11,095	287		11,382	11,548	56		11,604
Earnings per common share	\$	1.14		\$	1.11	\$ 1.14		\$	1.13

During second quarter 2006, Farmer Mac repurchased 282,500 shares of its Class C Non-Voting Common Stock at an average price of \$26.55 per share pursuant to the Corporation's previously announced stock repurchase program. These repurchases reduced the Corporation's capital by approximately \$7.5 million.

(e) Stock-Based Compensation

In 1997, Farmer Mac adopted a stock option plan for directors, officers and other employees to acquire shares of Class C Non-Voting Common Stock. Under the plan, stock option awards vest annually in thirds, with the first third vesting one year after the date of grant. If not exercised, any options granted under the 1997 plan expire ten years from the date of grant, except options issued to directors since June 1, 1998, if not exercised, expire five years from the date of grant. Of the 3,750,000 shares authorized to be issued under the plan, 490,923 remain available for future issuance. For all stock options granted, the exercise price is equal to the closing price of the Class C Non-Voting Common Stock on or immediately preceding the date of grant.

Effective January 1, 2006, Farmer Mac adopted Statement of Financial Accounting Standards No. 123 (revised 2004), Share-Based Payments ("SFAS 123(R)") using the modified prospective method of transition, which requires (1) the recordation of compensation expense for the non-vested portion of previously issued awards that remain outstanding as of the initial date of adoption and (2) the recordation of compensation expense for any awards issued or modified after December 31, 2005. Accordingly, prior period amounts have not been retrospectively adjusted for this change. The adoption resulted in the recognition of \$0.4 million and \$0.9 million of compensation expense during the three-month and six-month periods ended June 30, 2006, respectively, related to the non-vested portion of previously issued stock option awards that were outstanding as of the initial date of adoption. Additionally, Farmer Mac recognized \$0.1 million of compensation expense related to stock options awarded during second guarter 2006. The effect of the recognition of compensation expense resulting from stock options on diluted EPS for the three-month and six-month periods ended June 30, 2006 was a reduction of \$0.03 and \$0.05, respectively, per diluted share. Prior to the adoption of SFAS 123(R), Farmer Mac accounted for its stock-based employee compensation plans under the intrinsic value method of accounting for employee stock options pursuant to Accounting Principles Board Opinion No. 25, Accounting for Stock Issued to Employees ("APB 25"), and had adopted the disclosure-only provisions of Statement of Financial Accounting Standards No. 123, Accounting for Stock-Based Compensation, as amended ("SFAS 123"). Accordingly, no compensation expense was recognized in 2005 for employee stock option plans. Had Farmer Mac elected to use the fair value method of accounting for employee stock options, net income available to common stockholders and earnings per share for the three and six months ended June 30, 2005 would have been reduced to the pro forma amounts indicated in the following table:

	Three		Six			
	Months		Months			
	Ended			Ended		
	Ju	ine 30,	J	une 30,		
		2005		2005		
	(in thousands, except p					
	share amounts)					
Net income available to common						
stockholders, as reported	\$	8,211	\$	13,123		
Deduct: Total stock-based employee						
compensation expense determined						
under fair value-based method						
for all awards, net of tax	(1,663) (1			(1,663)		
Pro forma net income available to						
common stockholders	\$	6,548	\$	11,460		
Earnings per common share:						
Basic - as reported	\$	0.72	\$	1.14		
Basic - pro forma	\$	0.57	\$	0.99		
D'I-to I and a data	¢	0.72	¢	1 1 2		
Diluted - as reported	\$	0.72	\$	1.13		
Diluted - pro forma	\$	0.57	\$	0.99		

As of June 30, 2006, there was \$2.8 million of total unrecognized compensation cost related to stock options outstanding and unvested as of December 31, 2005. Of that cost, \$0.9 million and \$1.4 million is expected to be recognized in the remainder of 2006 and 2007, respectively.

The following table summarizes stock option activity for the three and six months ended June 30, 2006 and 2005:

	June 30, 20		June 30, 20			
	Weighted- Average Exercise				A	eighted- verage kercise
	Shares]	Price	Shares		Price
Three Months Ended:						
Outstanding, beginning of period	2,091,208	\$	22.68	1,803,484	\$	22.72
Granted	358,928		26.35	432,561		20.59
Exercised	(75,111)		17.26	(38,066)		14.01
Canceled	(75,091)		28.82	(56,679)		26.59
Outstanding, end of period	2,299,934		23.23	2,141,300		22.30
Options exercisable at end of period	1,431,465			1,397,755		
Six Months Ended:						
Outstanding, beginning of period	2,153,008	\$	22.41	1,812,222	\$	22.67
Granted	358,928		26.35	432,561		20.59
Exercised	(136,911)		15.40	(39,803)		14.11
Canceled	(75,091)		28.82	(63,680)		26.34
Outstanding, end of period	2,299,934		23.23	2,141,300		22.30
Options exercisable at end of period	1,431,465			1,397,755		

Stock options cancellations during the six months ended June 30, 2006 and June 30, 2005 were due either to unvested options terminating in accordance with the provisions of the applicable stock option plans upon directors' or employees' departures from Farmer Mac or vested options terminating unexercised on their expiration date. For the three-month and the six-month periods ended June 30, 2006, the additional paid-in capital received from stock option exercises was \$1.2 million and \$2.0 million, respectively, compared to \$0.5 million and \$0.5 million for the comparable periods in the prior year. For the three-month and the six-month periods ended June 30, 2006, the reduction of income taxes to be paid as a result of the deduction for stock option exercises was \$0.3 million and \$0.7 million, respectively, compared to \$0.1 million for the comparable periods in the prior year.

Range of	Options	Outstanding Weighted- Average Remaining	Options Exercisable
	Number		
Exercise	of	Contractual	Number of
Prices	Shares	Life	Shares
\$10.00 -			
\$19.99	401,609	6.2 years	254,270
20.00 -			
24.99	1,100,058	5.9 years	743,856
25.00 -			
29.99	607,349	7.3 years	242,421
30.00 -			
34.99	190,418	4.9 years	190,418
35.00 -			
39.99	-	-	-
40.00 -			
44.99	-	-	-
45.00 -			
50.00	500	5.8 years	500
	2,299,934		1,431,465

The following table summarizes information regarding options outstanding as of June 30, 2006:

The weighted-average grant date fair values of options granted in 2006, 2005 and 2004 were \$10.05, \$7.53 and \$7.34 per share, respectively. The fair values were estimated using the Black-Scholes option pricing model based on the following assumptions:

	2006	2005	2004
Risk-free			
interest rate	5.0%	3.9%	4.3%
Expected			
years until	6	7	5
exercise	years	years	years
Expected			
stock volatility	36.9%	46.3%	47.8%
Dividend yield	1.6%	0.0%	0.0%

(f) Reclassifications

Certain reclassifications of prior period information were made to conform to the current period presentation.

(g) <u>New Accounting Standards</u>

In March 2004, the Emerging Issues Task Force ("EITF") amended EITF 03-1, *The Meaning of Other-Than-Temporary Impairment*. This amendment, which was originally effective for financial periods beginning after June 15, 2004, introduced qualitative and quantitative guidance for determining whether securities are other-than-temporarily impaired. In November 2005, the Financial Accounting Standards Board ("FASB") issued Staff Position No. 115-1 and No. 124-1 ("FSP"), which supersedes the guidance in paragraphs 10-18 of EITF 03-1 and references existing other-than-temporary impairment guidance. The FSP clarifies that an investor should recognize an impairment loss no later than when the impairment is deemed

other-than-temporary, even if a decision to sell the security has not been made, and also provides guidance on the subsequent accounting for impaired debt securities. The FSP is effective for reporting periods beginning after December 15, 2005. Farmer Mac's adoption of the FSP effective January 1, 2006 did not have a material effect on Farmer Mac's results of operations or financial position.

In May 2005, FASB issued Statement of Financial Accounting Standards No. 154, *Accounting Changes and Error Corrections* ("SFAS 154"), which replaced Accounting Principles Board Opinion No. 20, *Accounting Changes*, and FASB Statement No. 3, *Reporting Accounting Changes in Interim Financial Statements*. SFAS 154 requires retrospective application to prior periods' financial statements for changes in accounting principles, unless determination of either the period specific effects or the cumulative effect of the change is impracticable or otherwise promulgated. SFAS 154 is effective for fiscal years beginning after December 15, 2005. Farmer Mac's adoption of SFAS 154 effective January 1, 2006 did not have a material effect on Farmer Mac's results of operations or financial position.

In February 2006, FASB issued Statement of Financial Accounting Standards No. 155, *Accounting for Certain Hybrid Financial Instruments - an Amendment of FASB Statements No. 133 and 140* ("SFAS 155"), which resolves issues addressed in Statement 133 Implementation Issue No. D1, *Application of Statement 133 to Beneficial Interests in Securitized Financial Assets.* SFAS 155, among other things, permits the fair value re-measurement of any hybrid financial instrument that contains an embedded derivative that otherwise would require bifurcation; clarifies which interest-only strips and principal-only strips are not subject to the requirements of SFAS 133; and establishes a requirement to evaluate interests in securitized financial assets to identify interests that are freestanding derivatives or that are hybrid financial instruments that contain an embedded derivative requiring bifurcation. SFAS 155 is effective for all financial instruments acquired or issued in a fiscal year beginning after September 15, 2006. SFAS 155 is not expected to have a material effect on Farmer Mac's results of operations and financial position.

In March 2006, FASB issued Statement of Financial Accounting Standards No. 156, *Accounting for Servicing of Financial Assets* ("SFAS 156"), which requires that all separately recognized servicing assets and servicing liabilities be initially measured at fair value, if practicable and permits the entities to elect either fair value measurement with changes in fair value reflected in earnings or the amortization and impairment requirements of Statement of Financial Accounting Standards No. 140, *Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities*, for subsequent measurement. SFAS 156 is effective on January 1, 2007. The adoption of SFAS 156 is not expected to have a material effect on Farmer Mac's results of operations or financial position.

In July 2006, FASB issued FASB Interpretation No. 48, *Accounting for Uncertainty in Income Taxes—an interpretation of FASB Statement No. 109* ("FIN 48"), which clarifies the accounting for uncertainty in tax positions. This Interpretation requires the recognition in financial statements of the impact of a tax position if that position is more likely than not to be sustained on audit, based on the technical merits of the position. The provisions of FIN 48 are effective for fiscal years beginning after December 31, 2006, with the cumulative effect of the change in accounting principle recorded as an adjustment to opening retained earnings. Farmer Mac is currently evaluating the impact, if any, that FIN 48 will have on its financial statements.

Note 2. Farmer Mac Guaranteed Securities

The following table sets forth information about Farmer Mac Guaranteed Securities retained by Farmer Mac as of June 30, 2006 and December 31, 2005.

	June 30, 2006						December 31, 2005				
	A	vailable-	ł	Held-to-			А	vailable-	ł	Held-to-	
	1	for-Sale	N	Aaturity		Total		for-Sale	N	Maturity	Total
						(in tho	usa	nds)			
Farmer Mac											
Ι	\$	433,493	\$	40,351	\$	473,844	\$	492,158	\$	41,573	\$ 533,731
Farmer Mac											
Π		-		830,077		830,077		-		797,245	797,245
Total	\$	433,493	\$	870,428	\$	1,303,921	\$	492,158	\$	838,818	\$ 1,330,976
Amortized											
cost	\$	428,325	\$	870,428	\$	1,298,753	\$	477,561	\$	838,818	\$ 1,316,379
Unrealized											
gains		8,921		268		9,189		18,395		448	18,843
Unrealized						,					,
losses		(3,753)		(13,594)		(17,347)		(3,798)		(8,339)	(12, 137)
Fair value	\$	433,493	\$	(, ,		1,290,595		())		())	\$ 1.323.085
		,		· · ·		, .,		,		,	, ,

The table below presents a sensitivity analysis for Farmer Mac's retained Farmer Mac Guaranteed Securities as of June 30, 2006.

	Jun 30,20 (dollar thousa)06 rs in
Fair value of beneficial interests retained in Farmer Mac Guaranteed Securities	\$ 1,290),595
Weighted-average remaining life (in years)		4.8
Weighted-average prepayment speed (annual rate) Effect on fair value of a 10%	\$	10.1% (53)

adverse change Effect on fair value of a 20% adverse change	\$ (80)
Weighted-average discount rate Effect on fair	5.7%
value of a 10% adverse change Effect on fair value of a 20%	\$ (17,912)
adverse change	\$ (35,802)

These sensitivities are hypothetical. Changes in fair value based on 10 percent or 20 percent variations in assumptions generally cannot be extrapolated because the relationship of the change in assumptions to the change in fair value may not be linear. Also, in this table the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption. In fact, changes in one factor may result in changes in another (for example, increases in market interest rates may result in lower prepayments), which might amplify or counteract the sensitivities.

The table below presents the outstanding principal balances as of the periods indicated for Farmer Mac Guaranteed Securities, loans, and LTSPCs.

		June 30, 2006		ecember 31, 2005			
		(in thousands)					
On-balance sheet assets:							
Farmer Mac I:							
Loans	\$	778,304	\$	784,422			
Guaranteed Securities		467,944		518,250			
Farmer Mac II:							
Guaranteed Securities		828,939		796,224			
Total on-balance sheet	\$	2,075,187	\$	2,098,896			
Off-balance sheet assets:							
Farmer Mac I:							
LTSPCs	\$	2,149,677	\$	2,329,798			
Guaranteed Securities		1,778,288		804,785			
Farmer Mac II:							
Guaranteed Securities		34,839		39,508			
Total off-balance sheet	\$	3,962,804	\$	3,174,091			
Total	\$	6 027 001	\$	5 272 087			
Total	Ф	6,037,991	Ф	5,272,987			

Net credit losses and 90-day delinquencies as of and for the periods indicated for Farmer Mac Guaranteed Securities, loans and LTSPCs are presented in the table below. Information is not presented for loans underlying Farmer Mac I Guaranteed Securities issued prior to the 1996 Act or Farmer Mac II Guaranteed Securities. Farmer Mac I Guaranteed Securities issued prior to the 1996 Act are supported by unguaranteed first loss subordinated interests, which are expected to exceed the estimated credit losses on those loans. The guaranteed portions collateralizing Farmer Mac II Guaranteed Securities are guaranteed by the USDA. Each USDA guarantee is an obligation backed by the full faith and credit of the United States. As of June 30, 2006, Farmer Mac had not experienced any credit losses on any Farmer Mac I Guaranteed Securities issued prior to the 1996 Act or on any Farmer Mac II Guaranteed Securities and does not expect to incur any such losses in the future.

		90-1 Delinque	Day encie	s (1)	Net Credit Losses/(Recoveries) For the Six Months			
		As of		As of ecember	1	Enc		onuis
	J	une 30,		31,		June	30,	
		2006		2005		2006		2005
On halance				(in thou	sands	5)		
On-balance sheet assets: Farmer Mac I:								
Loans	\$	18,599	\$	23,308	\$	536	\$	(62)
Guaranteed								
Securities Total on-balance		-		-		-		-
sheet	\$	18,599	\$	23,308	\$	536	\$	(62)
Off-balance								
sheet assets: Farmer Mac								
I: LTSPCs	\$	2,409	\$	2,153	\$		\$	
Guaranteed	φ	2,409	φ	2,155	φ	-	φ	-
Securities Total		-		-		-		-
off-balance sheet	\$	2,409	\$	2,153	\$	-	\$	-
Total	\$	21,008	\$	25,461	\$	536	\$	(62)

Includes loans and loans underlying post-1996 Act Farmer Mac I (1)Guaranteed Securities and LTSPCs that are 90 days or more past due, in foreclosure, restructured after delinquency, and in bankruptcy, excluding loans performing under either their original loan terms or a court-approved bankruptcy plan.

Note 3. Off-Balance Sheet Guarantees and Long-Term Standby Purchase Commitments

Overview

Farmer Mac offers approved agricultural and rural residential mortgage lenders two off-balance sheet alternatives to increase their liquidity or lending capacity while retaining the cash flow benefits of their loans: (1) Farmer Mac

Guaranteed Securities, which are available through either the Farmer Mac I program or the Farmer Mac II program; and (2) LTSPCs, which are available only through the Farmer Mac I program. Both of these alternatives result in the creation of off-balance sheet obligations for Farmer Mac in the ordinary course of its business.

Off-Balance Sheet Farmer Mac Guaranteed Securities

Periodically Farmer Mac transfers agricultural mortgage loans into trusts that are used as vehicles for the securitization of the transferred assets and the beneficial interests in the trusts are sold to third party investors. The following table summarizes certain cash flows received from and paid to these trusts:

	Six Months Ended							
	June 30,			June 30,				
		2006		2005				
			(in thousands)					
Proceeds from								
new								
securitizations	\$	3,033		\$	22,012			
Guarantee fees								
received		761			776			
Purchases of								
assets from the								
trusts		506			1,595			
Servicing								
advances		10			5			
Repayment of								
servicing								
advances		8			21			

The following table presents the outstanding balance of off-balance sheet Farmer Mac Guaranteed Securities, which represents the maximum principal amount of potential undiscounted future payments that Farmer Mac could be required to make with respect to those securities as of June 30, 2006 and December 31, 2005, not including offsets provided by any recourse provisions, recoveries from third parties or collateral for the underlying loans.

Outstanding Balance of Off-Balance Sheet	
Farmer Mac Guaranteed Securities	

		June 30, 2006 (in thou	December 31, 2005 sands)		
Farmer Mac I					
Guaranteed					
Securities	\$	1,778,288	\$	804,785	
Farmer Mac II					
Guaranteed					
Securities		34,839		39,508	
Total Farmer Mac I					
and II	\$	1,813,127	\$	844,293	

As of June 30, 2006, the weighted-average remaining maturity of all loans underlying off-balance sheet Farmer Mac Guaranteed Securities, excluding AgVantage securities, was 17.1 years. For those securities issued or modified on or after January 1, 2003, Farmer Mac has recorded a liability for its obligation to stand ready under the guarantee in the

guarantee and commitment obligation on the condensed consolidated balance sheet. This liability approximated \$4.8 million as of June 30, 2006 and \$5.2 million as of December 31, 2005.

Long-Term Standby Purchase Commitments (LTSPCs)

An LTSPC is a commitment by Farmer Mac to purchase eligible loans from a segregated pool of loans, either for cash or in exchange for Farmer Mac I Guaranteed Securities, on one or more undetermined future dates.

As of June 30, 2006 and December 31, 2005, the maximum principal amount of potential undiscounted future payments that Farmer Mac could be requested to make under LTSPCs, not including offsets provided by any recourse provisions, recoveries from third parties or collateral for the underlying loans, was \$2.1 billion and \$2.3 billion, respectively.

As of June 30, 2006, the weighted-average remaining maturity of all loans underlying LTSPCs was 14.1 years. For those LTSPCs issued or modified on or after January 1, 2003, Farmer Mac has recorded a liability for its obligation to stand ready under the commitment in the guarantee and commitment obligation on the condensed consolidated balance sheet. This liability approximated \$16.9 million as of June 30, 2006 and \$12.4 million as of December 31, 2005.

Note 4. Comprehensive Income

Comprehensive income is comprised of net income plus other changes in stockholders' equity not resulting from investments by or distributions to stockholders. The following table sets forth Farmer Mac's other comprehensive income for the three and six months ended June 30, 2006 and 2005:

Three Months Ended June 30, 2006 June 30, 2005 (in thou					ths Ended June 30, 2005	
			·			
		8,211 14,702	\$	12,656 (24,184)	\$	13,123 (1,655)
9,61	7	(15,574)		26,238		2,762
		452		617		905
9,94	1	(15,122)		26,855		3,667
(33	1)	(420)		2,671		2,012
(11	6)	(146)		935		705
(21	5)	(274)		1,736		1,307
\$ 7,40	4 \$	7,937	\$	14,392	\$	14,430
	June 30, 2006 \$ 7,619 (10,275 9,617 327 9,944 (33) (110 (215)	June 30, 2006 June 30 \$ 7,619 \$ (10,275) 9,617 327 9,944 (331) (116) (215)	June 30, 2006 June 30, 2005 (in thou \$ 7,619 \$ 8,211 (10,275) \$ 14,702 9,617 (15,574) 327 452 9,944 (15,122) (331) (420) (116) (146) (215) (274)	June 30, 2006June 30, 2005June (in thousands) $\$$ 7,619 $\$$ $\$$ 7,619 $\$$ $\$$ (10,275)14,702 $9,617$ (15,574) 327 452 $9,944$ (15,122)(331)(420)(116)(146)(215)(274)	June 30, 2006June 30, 2005June 30, 2006 (in thousands) $\$$ 7,619 $\$$ 8,211 $\$$ 12,656 (24,184)9,617(15,574)26,238327452617 26,855(331)(420)2,671(116)(146)935 (215)(215)(274)1,736	June 30, 2006 June 30, 2005 June 30, 2006 June 30, 2006 \$ 7,619 \$ 8,211 \$ 12,656 \$ \$ (10,275) 14,702 (24,184) 9,617 (15,574) 26,238 617 26,855 327 452 617 9,944 (15,122) 26,855 (331) (420) 2,671 (116) (146) 935 (215) (274) 1,736

Note 5. Investments

As of the dates indicated below, Farmer Mac's investment portfolio was comprised of the following investment securities:

	June 30,	De	cember 31,	
	2006 2005		2005	
	(in thousands)			
Held-to-maturity	\$ 10,602	\$	10,602	
Available-for-sale	1,991,398		1,604,419	
Trading	5,895		6,920	
	\$ 2,007,895	\$	1,621,941	

The amortized cost and estimated fair values of investments as of June 30, 2006 and December 31, 2005 were as follows:

	Amortized Cost	As of Ju Unrealiz Gains		006 realized osses	Va		nortized Cost	Unr	Decemb ealized bains	er 31, 2005 Unrealized Losses	Fair Value
Held-to-maturity: Cash investment in fixed rate					, , , , , , , , , , , , , , , , , , ,		,				
guaranteed	, the second sec	10 (02	ф. о.со		•	10.064	¢ 10		10	ф ф	10 (20
investment contrac Total held-to-matur		10,602 10,602			- \$ - \$	10,864 10,864		502 \$ 502 \$			10,620 10,620
Available-for-sale: Floating rate											
asset-backed securi		448,098	\$ 720	\$	- \$	448,818	\$ 336,0	547 \$	941	\$ - \$	337,588
Floating rate corpor debt securities		407,496	507	((91)	407,912	231,	168	515	(10)	231,673
Fixed rate corporate debt securities		544,484	-	(9,2	.54)	535,230	520,0	000	-	(1,950)	518,050
Fixed rate preferred stock		237,918	4,947	(4	46)	242,419	239,0	033	11,687	(304)	250,416
Fixed rate commercial paper		184,153	-		-	184,153	90,8	848	-	-	90,848
Floating rate mortga backed securities Fixed rate mortgage	•	162,710	576	((11)	163,275	175,4	441	481	(78)	175,844
backed securities Total available-for-		10,014 1,994,873	- \$ 6,750		23) 225)\$1	9,591 ,991,398	\$ 1,593,	- 137 \$	- 5 13,624	- \$ (2,342) \$ 1	-
Trading:											
Adjustable rate mor backed securities	tgage- \$	5,866	\$ 29	\$	- \$	5,895	\$ 6,3	867 \$	5 53	\$-\$	6,920
Total trading	\$	5,866			- \$	5,895	-	867 \$			6,920

The temporary unrealized losses presented above are principally due to changes in interest rates from the date of acquisition to June 30, 2006 and December 31, 2005, as applicable. Farmer

Mac has the intent and ability to hold its investment securities until either the market value recovers or the securities mature.

As of June 30, 2006, Farmer Mac owned one held-to-maturity investment that matures in 2006 with an amortized cost of \$10.6 million, a fair value of \$10.9 million, and a yield of 6.5 percent. As of June 30, 2006, Farmer Mac owned trading investment securities that mature after 10 years with an amortized cost of \$5.9 million, a fair value of \$5.9 million, and a weighted average yield of 5.38 percent. The amortized cost, fair value and yield of investments by remaining contractual maturity for available-for-sale investment securities as of June 30, 2006 are set forth below. Asset- and mortgage-backed securities are included based on their final maturities, although the actual maturities may differ due to prepayments of the underlying assets or mortgages.

	Investment Securities Available-for-Sale as of June 30, 2006							
	F	Amortized						
		Cost	F	air Value	Yield			
		(do	llars	in thousands)				
Due within one year	\$	253,008	\$	252,955	4.95%			
Due after one year								
through five years		946,390		937,159	5.14%			
Due after five years								
through ten years		112,886		116,576	7.41%			
Due after ten years		682,589		684,708	5.81%			
Total	\$	1,994,873	\$	1,991,398	5.47%			

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Please read the following Management's Discussion and Analysis of Financial Condition and Results of Operations in conjunction with: (1) the interim unaudited condensed consolidated financial statements and the related notes that appear elsewhere in this report; and (2) Farmer Mac's Annual Report on Form 10 K for the fiscal year ended December 31, 2005.

Special Note Regarding Forward-Looking Statements

Some statements made in this report are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995 pertaining to management's current expectations as to Farmer Mac's future financial results, business prospects and business developments. Forward-looking statements include, without limitation, any statement that may predict, forecast, indicate or imply future results, performance or achievements, and typically are accompanied by, and identified with, such terms as "anticipates," "believes," "expects," "intends," "should" and similar phrase The following management's discussion and analysis of financial condition and results of operations includes forward-looking statements addressing Farmer Mac's:

- prospects for earnings;
- prospects for growth in loan purchase, guarantee, securitization and LTSPC volume;
- trends in net interest income;
- trends in provisions for losses;
- · trends in expenses;
- changes in capital position; and
- other business and financial matters.

Management's expectations for Farmer Mac's future necessarily involve a number of assumptions and estimates and the evaluation of risks and uncertainties. Various factors could cause Farmer Mac's actual results to differ materially from the expectations as expressed or implied by the forward-looking statements, including the factors discussed under "Risk Factors" in Part I, Item 1A of Farmer Mac's Annual Report on Form 10-K for the year ended December 31, 2005, as filed with the Securities and Exchange Commission ("SEC") on March 16, 2006 and uncertainties regarding:

the possible establishment of additional statutory or regulatory restrictions or constraints on Farmer Mac that could hamper its growth or diminish its profitability;

- the general rate of growth in agricultural mortgage indebtedness;
- the rate and direction of development of the secondary market for agricultural mortgage loans, particularly

lender interest in the Farmer Mac secondary market and Farmer Mac credit products;

- · borrower preferences for fixed-rate agricultural mortgage indebtedness;
- the willingness of investors to invest in Farmer Mac Guaranteed Securities; and

 \cdot possible reaction in the financial markets to events involving government-sponsored enterprises other than Farmer Mac.

In light of these potential risks and uncertainties, no undue reliance should be placed on any forward-looking statements expressed in this report. Furthermore, Farmer Mac undertakes no obligation to release publicly the results of revisions to any forward-looking statements that may be made to reflect new information or any future events or circumstances, except as otherwise mandated by law.

Critical Accounting Policy and Estimates

The critical accounting policy that is both important to the portrayal of Farmer Mac's financial condition and results of operations and requires complex, subjective judgments is the accounting policy for the allowance for losses. For a discussion of Farmer Mac's critical accounting policy, changes implemented in its methodology for determining its allowance for losses as of September 30, 2005, as well as Farmer Mac's use of estimates and assumptions that affect the amounts reported in the condensed consolidated financial statements and related notes for the periods presented, see "Management's Discussion and Analysis of Financial Condition and Results of Operations—Critical Accounting Policy and Estimates" in the Corporation's Annual Report on Form 10-K for the year ended December 31, 2005, as filed with the SEC on March 16, 2006.

Results of Operations

<u>Overview</u>. Net income available to common stockholders for second quarter 2006 was \$7.6 million or \$0.67 per diluted common share, compared to \$8.2 million or \$0.72 per diluted common share for second quarter 2005. The decrease was due principally to the after-tax effects of increased compensation costs resulting from the expense related to the vesting of stock options pursuant to Statement of Financial Accounting Standards No. 123 (revised 2004), *Share-Based Payments* ("SFAS 123(R)"), which was adopted January 1, 2006. Net income available to common stockholders for the six months ended June 30, 2006 was \$12.7 million or \$1.11 per diluted common share, compared to \$13.1 million or \$1.13 per diluted common share for the six months ended June 30, 2005.

As part of Farmer Mac's continuing evaluation of the overall credit quality of its portfolio, the state of the U.S. agricultural economy, the recent upward trends in agricultural land values, and the level of Farmer Mac's outstanding guarantees and commitments, Farmer Mac determined that the appropriate allowance for losses as of June 30, 2006 was \$6.3 million. This resulted in the release of \$2,000 from the allowance for losses in second quarter 2006. As of June 30, 2006, the allowance for losses was \$6.3 million and 13 basis points relative to the outstanding post-1996 Act Farmer Mac I portfolio, compared to \$8.7 million and 20 basis points as of December 31, 2005.

As of June 30, 2006, Farmer Mac's 90 day delinquencies (Farmer Mac I loans purchased or placed under Farmer Mac I Guaranteed Securities or long-term standby purchase commitments ("LTSPCs") after changes to Farmer Mac's statutory charter in 1996 that were 90 days or more past due, in foreclosure, restructured after delinquency, or in bankruptcy, excluding loans performing under either their original loan terms or a court-approved bankruptcy plan) were \$21.0 million, representing 0.46 percent of the principal balance of all loans held and loans

underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs, down from \$36.8 million (0.85 percent) as of June 30, 2005.

During second quarter 2006, Farmer Mac:

- added \$570.6 million of Farmer Mac I loans under LTSPCs;
- purchased \$26.1 million of newly originated and current seasoned Farmer Mac I loans;
- purchased \$61.2 million of Farmer Mac II USDA-guaranteed portions of loans; and
- · converted \$550.1 million of pre-existing LTSPCs into Farmer Mac I Guaranteed Securities.

As of June 30, 2006, Farmer Mac's outstanding program volume was \$6.0 billion, which represented approximately 12.5 percent of management's estimate of a \$48.0 billion market of eligible agricultural mortgage loans. In addition, Farmer Mac guaranteed \$1.0 billion of AgVantage securities on July 20, 2006, bringing Farmer Mac's outstanding program volume to approximately \$7.0 billion at that time.

Farmer Mac's ongoing guarantee and commitment fee income is earned on the cumulative outstanding principal balance of Farmer Mac Guaranteed Securities and loans underlying LTSPCs. Accordingly, guarantee and commitment fees increase or decrease through changes in periodic business volume in proportion to the change in that cumulative outstanding principal balance, not in proportion to the change in periodic volume.

Set forth below is a more detailed discussion of Farmer Mac's results of operations.

<u>Net Interest Income</u>. Net interest income was \$9.1 million for second quarter 2006, compared to \$8.1 million for second quarter 2005. The net interest yield was 83 basis points for the six months ended June 30, 2006, compared to 87 basis points for the six months ended June 30, 2005. Net interest income includes guarantee fees for loans purchased after April 1, 2001 (the effective date of Statement of Financial Accounting Standards No. 140, *Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities* ("SFAS 140")), but not for loans purchased prior to that date. The effect of SFAS 140 was the classification of approximately \$1.7 million (8 basis points) of guarantee fee income as interest income for the six months ended June 30, 2006, compared to \$1.9 million (10 basis points) for the six months ended June 30, 2005.

Farmer Mac classifies the net interest income and expense realized on financial derivatives that are not in fair value or cash flow hedge relationships as gains and losses on financial derivatives and trading assets. For the six months ended June 30, 2006 and 2005, this classification resulted in no effect on the net interest yield and a decrease of the net interest yield of 3 basis points, respectively.

The net interest yields for the six months ended June 30, 2006 and 2005 included the benefits of yield maintenance payments of 11 basis points and 17 basis points, respectively. Yield maintenance payments represent the present value of expected future interest income streams and accelerate the recognition of interest income from the related loans. Because the timing and size of these payments vary greatly, variations do not necessarily indicate positive or negative trends to gauge future financial results. For the six months ended June 30, 2006 and 2005, the after tax

effects of yield maintenance payments on net income and diluted earnings per share were \$1.5 million or \$0.13 per diluted share and \$2.0 million or \$0.17 per diluted share, respectively.

The following table provides information regarding interest-earning assets and funding for the six months ended June 30, 2006 and 2005. The balance of non-accruing loans is included in the average balance of interest-earning loans presented, though no related income is included in the income figures presented. Therefore, as the balance of non-accruing loans increases or decreases, the net interest yield will decrease or increase accordingly. Net interest income and the yield will also fluctuate due to the uncertainty of the timing and size of yield maintenance payments. The average rate earned on cash and cash equivalents reflects the increase in short-term market rates during the latter part of 2005 and the first six months of 2006. The increase in the average rate for investments reflects the general increase in short-term rates and the short-term or floating rate nature of most investments acquired or reset during 2005 and the first six months of 2006 and outstanding during 2006. The higher average rate on loans and Farmer Mac Guaranteed Securities during the first six months of 2006 reflects the increase in market rates during the latter part of 2005 and first part of 2006, which affected the rates on loans acquired or reset during that period and outstanding during the first six months of 2006. The higher average rate on use and outstanding during the first six months of 2006. The higher average in market rates during the latter part of 2005 and first part of 2006, which affected the rates on loans acquired or reset during that period and outstanding during the first six months of 2006. The higher average rate on payable due within one year is consistent with general trends in average short-term rates during the periods presented. The upward trend in the average rate on notes payable due after one year reflects the retirement of older debt and the issuance of new debt at higher market rates during the latter part of 2005 and first six months of 2005 and first six months of 2006.

	Six Months Ended									
	June	30, 2006		June	30, 2005					
	Average	Income/ A	verage	Average	Income/ A	Average				
	Balance	Expense	Rate	Balance	Expense	Rate				
		(dol	lars in the	ousands)						
Interest-earning assets:										
Cash and cash										
equivalents	\$ 614,978	\$ 14,413	4.69% \$	\$ 467,504	\$ 6,330	2.71%				
Investments	1,681,448	42,581	5.06%	1,062,979	21,022	3.96%				
Loans and Farmer										
Mac										
Guaranteed										
Securities	2,056,083	60,744	5.91%	2,138,226	58,445	5.47%				
Total interest-earning										
assets	4,352,509	117,738	5.41%	3,668,709	85,797	4.68%				
Funding										
Funding: Notes payable due										
within one year	2,471,175	59,658	4.83%	1,860,505	34,027	3.66%				
Notes payable due	2,471,173	59,058	4.03%	1,000,505	54,027	5.00%				
after one year	1,669,947	40,079	4.80%	1,608,066	35,842	4.46%				
Total interest-bearing	1,009,947	40,079	4.00 //	1,000,000	55,642	4.40 //				
liabilities	4,141,122	99,737	4.82%	3,468,571	69,869	4.03%				
Net	7,171,122	<i>))</i> , <i>1</i>	7.0270	5,400,571	07,007	H.0 <i>J</i> / <i>0</i>				
non-interest-bearing										
funding	211,387			200,138						
Total funding	\$ 4,352,509	99,737	4 58%	\$ 3,668,709	69,869	3.81%				
Net interest income/yield	÷ 1,22 2 ,209	\$ 18,001	0.83%	- 2,000,707	\$ 15,928	0.87%				
Jieles incontent jiele		- 10,001	5.00 /0		- 10,720	5.00				

The following table sets forth information regarding the changes in the components of Farmer Mac's net interest income for the periods indicated. For each category, information is provided on changes attributable to changes in volume (change in volume multiplied by old rate)

and changes in rate (change in rate multiplied by old volume). Combined rate/volume variances, the third element of the calculation, are allocated based on their relative size. The increases in income due to changes in rate reflect the short-term or adjustable-rate nature of the assets or liabilities and the general increases in short-term market rates.

		Six Months Ended June 30, 2006 Compared to Six Months Ended June 30, 2005 Increase/(Decrease) Due to								
		Rate		Volume		Total				
Income from interest-earning assets: Cash and cash			(ın	thousands)						
equivalents Investments Loans and Farmer Mac Guaranteed	\$	5,646 7,014	\$	2,437 14,545	\$	8,083 21,559				
Securities Total Expense from interest-bearing		13,734 26,394		(11,435) 5,547		2,299 31,941				
liabilities Change in net interest income	\$	15,001 11,393	\$	14,867 (9,320)	\$	29,868 2,073				
	4	,-,-	Ψ	(,,==)	4	_,				

Guarantee and Commitment Fees. Guarantee and commitment fees, which compensate Farmer Mac for assuming the credit risk on loans underlying Farmer Mac Guaranteed Securities and LTSPCs, were \$5.3 million for second quarter 2006 and \$10.3 million for the six months ended June 30, 2006, compared to \$4.9 million and \$9.8 million, respectively, for the same periods in 2005. The effect of SFAS 140 was the classification as interest income of guarantee fees of \$0.9 million for second quarter 2006 and \$1.7 million for the six months ended June 30, 2006, compared to \$0.9 million and \$1.9 million, respectively, for the same periods in 2005, although management considers the amounts to have been earned in consideration for the assumption of credit risk. That portion of the difference or "spread" between the cost of Farmer Mac's debt funding for loans and the yield on post-1996 Act Farmer Mac I Guaranteed Security is sold to a third party, Farmer Mac continues to receive the guarantee fee component of that spread, which continues to compensate Farmer Mac for its assumption of credit risk. The portion of the spread that compensates for interest rate risk would not typically continue to be received by Farmer Mac if the asset were sold, except to the extent attributable to any retained interest-only strip.

Expenses. General and administrative expenses were \$2.6 million for second quarter 2006 and \$5.3 million for the six months ended June 30, 2006, compared to \$2.3 million and \$4.3 million, respectively, for the same periods in 2005. The increase was largely attributable to increased legal fees related to mortgage securitizations and compliance matters. Compensation and employee benefits were \$2.7 million for second quarter 2006 and \$5.6 million for the six months ended June 30, 2006, compared to \$1.9 million and \$3.7 million, respectively, for the same periods in 2005. For second quarter 2006 and the six months ended June 30, 2006, compared to \$1.9 million, respectively, for the same periods in 2005. For second quarter 2006 and the six months ended June 30, 2006, compensation costs were higher due to expense related to stock options of \$0.4 million and \$1.0 million, respectively. The comparable periods in the prior year did not include expense related to stock options. For more information on stock option expense and the adoption of SFAS 123(R) on January 1, 2006, see Note 1(e). The remainder of the increase was due to a general increase in staffing during 2005.

Regulatory fee expense for each of the six-month periods ended June 30, 2006 and 2005 was \$1.2 million. The Farm Credit Administration ("FCA") has advised the Corporation that its estimated fees for the federal fiscal year ended September 30, 2006 will be \$2.4 million. After the end of a federal government fiscal year, FCA may revise its prior year estimated assessments to reflect actual costs incurred, and has issued both additional assessments and refunds in the past. Farmer Mac expects all of the above-mentioned expenses and regulatory fees to continue at approximately the same levels through 2006.

During second quarter 2006, Farmer Mac released \$2,000 from the allowance for losses, compared to a release of \$0.3 million for second quarter 2005. During the six months ended June 30, 2006, Farmer Mac released \$1.7 million from the allowance for losses, compared to a release of \$1.0 million for the six months ended June 30, 2005. See "—Quantitative and Qualitative Disclosures About Market Risk Management—Credit Risk" for additional information regarding Farmer Mac's provision for losses, provision for loan losses and Farmer Mac's methodology for determining its allowance for losses. As of June 30, 2006, Farmer Mac's total allowance for losses was \$6.3 million, or 13 basis points of outstanding loans held or loans underlying post-1996 Act Farmer Mac I Guaranteed Securities (excluding AgVantage securities) and LTSPCs, compared to \$8.7 million and 20 basis points as of December 31, 2005.

Gains and Losses on Financial Derivatives and Trading Assets. The gain on financial derivatives and trading assets was \$2.0 million for second quarter 2006 and \$25,000 for the six months ended June 30, 2006, compared to gains of \$3.8 million and \$2.0 million, respectively, for the same periods in 2005. The gains and losses resulted primarily from fluctuations in the fair values of financial derivatives that were not designated as either fair value hedges or cash flow hedges in accordance with Statement of Financial Accounting Standards No. 133, *Accounting for Derivative Instruments and Hedging Activities*, as amended ("SFAS 133"), which fluctuations resulted from movements in interest rates. During second quarter 2006, Farmer Mac discontinued hedge accounting treatment for basis swaps with a notional mount of \$210.0 million and a fair value of \$9.1 million. Accordingly, the Corporation recognized a \$2.6 million gain on financial derivatives and trading assets in the condensed consolidated financial statements during second quarter 2006 related to the change in fair value of these swaps. As of June 30, 2006, Farmer Mac had \$4.1 million of net after-tax unrealized gains remaining in accumulated other comprehensive income related to these swaps. In accordance with SFAS 133, this amount will be reclassified into earnings during the periods which the hedged forecasted transactions affect earnings.

<u>Non-GAAP Performance Measures</u>. Farmer Mac reports its financial results in accordance with accounting principles generally accepted in the United States of America ("GAAP"). In addition to GAAP measures, Farmer Mac presents certain non-GAAP performance measures. Farmer Mac uses these non-GAAP performance measures to develop financial plans, to measure corporate economic performance, and to set incentive compensation because, in management's view, the non-GAAP measures more accurately represent Farmer Mac's economic performance, transaction economics and business trends. Investors and the investment analyst community have previously relied upon similar measures to evaluate Farmer Mac's historical and future performance. Farmer Mac's disclosure of non-GAAP measures is not intended to replace GAAP information but, rather, it is intended to supplement it.

Farmer Mac developed non-GAAP core earnings to present net income less the after-tax effects of SFAS 133. Core earnings for the three and six months ended June 30, 2006 were \$6.3 million and \$12.5 million, respectively, compared to \$6.0 million and \$12.2 million for the three and six months ended June 30, 2005. The reconciliation of GAAP net income available to common stockholders to core earnings is presented in the following table:

Reconciliation of GAAP Net Income Available to Common Stockholders to Core Earnings

	In	Three Mor ine 30,	ded ne 30,	Six Months Ended			
	2006		2005 (in tho		e 30, 2006	June 30, 2005	
GAAP net income available to common stockholders	\$	7,619	\$ 8,211	\$	12,656	\$	13,123
Less the effects of SFAS 133: Unrealized gains/(losses) on financial derivatives and trading assets, net of tax		1,290	2,251		157		898
Core earnings	\$	6,329	\$ 5,960	\$	12,499	\$	12,225

Business Volume. New business volume for second quarter 2006 was \$657.9 million, up from \$648.5 million in first quarter 2006. That new business volume included an LTSPC issued to a Farm Credit System ("FCS") institution on \$486.7 million of agricultural real estate mortgage loans. During second quarter 2006, the loans underlying that LTSPC were converted into a Farmer Mac Guaranteed Security. In addition to the new business volume in first and second quarters of 2006, in July 2006, Farmer Mac guaranteed \$1.0 billion of AgVantage securities supported by a five-year mortgage-backed obligation of Metropolitan Life Insurance Company ("MetLife") backed by agricultural real estate mortgage loans. This transaction was in addition to the similar first quarter transaction in which Farmer Mac guaranteed \$500.0 million of AgVantage securities supported by a MetLife agricultural mortgage-backed obligation.

All of the above-referenced transactions were products of Farmer Mac's ongoing efforts to diversify its marketing focus to include large program transactions that emphasize high asset quality, with greater protection against adverse credit performance and commensurately lower compensation for the assumption of credit risk and administrative costs. While Farmer Mac's new business volume has improved as a result of those efforts, its future business with agricultural mortgage lenders may still be constrained by:

- high levels of available capital and liquidity of agricultural lenders;
- alternative sources of funding and credit enhancement for agricultural lenders;
- · increased competition in the secondary market for agricultural mortgage loans; and
- · reduced growth rates in the agricultural mortgage market.

Management believes that legislative or regulatory developments or interpretations of Farmer Mac's statutory charter could adversely affect Farmer Mac, its ability to offer new products, the ability or motivation of certain lenders to participate in its programs or the terms of any such participation, or increase the cost of regulation and related corporate activities. See

"Risk Factors" in Part I, Item 1A of Farmer Mac's Annual Report on Form 10-K for the year ended December 31, 2005, as filed with the SEC on March 16, 2006.

For a more detailed discussion of the above factors and the related effects on Farmer Mac's business volume, see "Management's Discussion and Analysis of Financial Condition and Results of Operations—Outlook for 2006" in the Corporation's Annual Report on Form 10 K for the year ended December 31, 2005, as filed with the SEC on March 16, 2006.

Looking ahead, Farmer Mac is developing innovative ways to serve the financing needs of rural America, and remains confident of opportunities for increased business volume and income growth as a result of the Corporation's product development and customer service efforts. Farmer Mac's marketing initiatives are generating business opportunities for 2006 and, it believes, beyond. Current initiatives include:

an alliance with the American Bankers Association, entered into in October 2005, under which Farmer Mac agreed to facilitate access and improve

pricing to ABA member institutions and the ABA agreed to promote member participation in the Farmer Mac I program;

 \cdot new and expanded business relationships that will serve a cross-section of agricultural lenders in many areas of the nation;

• expanded use of AgVantage transactions, targeting highly-rated financial institutions with large agricultural mortgage portfolios;

· product enhancements, such as open prepayment loan structures;

agribusiness and rural development loans associated with agriculture, in fulfillment of Farmer Mac's Congressional mission;

- federal and state agricultural finance programs;
- · new loan securitization structures; and

· increased efforts to adjust the pricing of products to reflect with greater precision the risks assumed by Farmer Mac and the creditworthiness of the

obligors on obligations guaranteed by Farmer Mac.

Some of the agribusiness and rural development initiatives will require Farmer Mac to consider credit risks that expand upon or differ from those the Corporation has accepted previously. Farmer Mac will use underwriting standards appropriate to those credit risks, and likely will draw upon outside expertise to analyze and evaluate the credit and funding aspects of loans submitted pursuant to those initiatives. While Farmer Mac is seeking to expand its mix of loan types within the scope of its Congressional charter, it is too early to assess the probability of success of these efforts. Farmer Mac believes that prospects for large portfolio transactions similar to those that have accounted for a significant portion of Farmer Mac's previous growth, including the previously mentioned January and July 2006 AgVantage transactions and the April 2006 LTSPC transaction, continue to exist. No assurance can be given at this time as to the certainty or timing of similar transactions in the future.

The following tables set forth the amount of all Farmer Mac I and Farmer Mac II loan purchase and guarantee activities for newly originated and current seasoned loans during the periods indicated:

	Three Mo	nths Ended	d Six Months Ended			
	June 30,		June 30,	-		
	2006	2005	2006	2005		
		(in the	ousands)			
Loan purchase and guarantee						
and commitment						
activity:						
Farmer Mac I:						
Loans	-	\$ 20,382		\$ 38,922		
LTSPCs	570,595	96,419	643,750	129,701		
AgVantage	-	-	500,000	-		
Farmer Mac II						
Guaranteed						
Securities	61,204	45,123	106,331	88,757		
Total purchases,						
guarantees						
and commitments	\$ 657,913	\$ 161,924	\$ 1,306,455	\$ 257,380		
Farmer Mac I Guaranteed						
Securities issuances:						
Retained	•			\$ -		
Sold	1,548	20,098	3,033	22,012		
Loans previously						
under LTSPCs exchanged for						
Farmer Mac						
Guaranteed						
Securities	550,114	-	550,114	-		
Total	\$ 551,662	\$ 20,098	\$ 553,147	\$ 22,012		

To fulfill its guarantee and commitment obligations, Farmer Mac purchases defaulted loans underlying Farmer Mac Guaranteed Securities and LTSPCs, all of which are at least 90 days delinquent at the time of purchase. The following table presents Farmer Mac's loan purchases of newly originated and current seasoned loans and defaulted loans purchased underlying Farmer Mac I Guaranteed Securities and LTSPCs:

	,	Three Mor	nths	Ended	Six Months Ended				
	J	une 30,	J	une 30,	J	une 30,	\mathbf{J}_1	une 30,	
		2006		2005		2006		2005	
				(in tho	ısan	ds)			
Farmer Mac I newly originated and current seasoned									
loan purchases	\$	26,114	\$	20,382	\$	56,374	\$	38,922	
Defaulted loans purchased underlying off-balance sheet Farmer Mac I Guaranteed Securities		-		-		506		1,595	
Defaulted loans underlying on-balance sheet Farmer Mac I Guaranteed Securities transferred to									
loans		214		-		813		1,174	
Defaulted loans purchased underlying LTSPCs		297		405		3,246		1,035	
Total loan purchases	\$	26,625	\$	20,787	\$	60,939	\$	42,726	

The weighted-average age of the Farmer Mac I newly originated and current seasoned loans purchased during second quarter 2006 was two months and during second quarter 2005, the weighted-average age was less than one month. Of the Farmer Mac I newly originated and current seasoned loans purchased during second quarter 2006 and second quarter 2005, 76 percent and 77 percent, respectively, had principal amortization periods longer than the maturity date, resulting in balloon payments at maturity, with a weighted-average remaining term to maturity of 16.9 years and 14.6 years, respectively. The weighted-average age of delinquent loans purchased out of securitized pools and LTSPCs during second quarter 2006 and second quarter 2005 was 9.8 years and 13.7 years, respectively.

As of June 30, 2006, Farmer Mac had 165 approved loan sellers eligible to participate in the Farmer Mac I program, ranging from single-office to multi-branch institutions, spanning community banks, FCS institutions, mortgage companies, commercial banks and insurance companies. The increase in the number of approved Farmer Mac I loan sellers from 95 as of June 30, 2005 is principally a result of two factors: (1) an increase in the number of new Farmer Mac Sellers precipitated largely by the new American Bankers Association/Farmer Mac Alliance; and (2) a new, customized seller recertification process that is conducted quarterly instead of annually. In addition to participating directly in the Farmer Mac I program, some of the approved loan sellers enable other lenders to participate indirectly in the Farmer Mac I program by managing correspondent networks of lenders from which they purchase loans to sell to Farmer Mac. As of June 30, 2006, approximately 100 lenders were participating in those networks.

Sellers in the Farmer Mac II program consist mostly of community and regional banks. As of June 30, 2006, more than 300 lenders were participating, directly or indirectly, in one or both of the Farmer Mac I or Farmer Mac II programs.

USDA's most recent publications (as available on USDA's website as of August 8, 2006) forecast:

• 2006 net cash farm income to be \$64.8 billion, following record years of \$82.8 billion in 2005 and \$85.5 billion in 2004.

 \cdot 2006 net farm income to be \$56.2 billion, which is a decrease of \$16.4 billion from 2005 but still slightly above the 10 year average net farm income

of \$55.7 billion.

Total direct U.S. government payments to be \$18.5 billion in 2006, down from the forecast of \$23.0 billion for 2005, but still higher than the estimate

of \$13.3 billion for 2004.

• Countercyclical payments are forecast to increase from \$4.1 billion in 2005 to \$5.3 billion in 2006.

• Marketing loan benefits including loan deficiency payments, marketing loan gains, and certificate exchange gains are projected to be down from \$6.2

billion in 2005 to \$4.1 billion in 2006.

• The value of U.S. farm real estate to increase 6.5 percent in 2006 to \$1.4 trillion, as compared to the 2005 increase of 6.8 percent, and the general

economy to support further growth in farmland values.

• The amount of farm real estate debt to increase by 3.1 percent in 2006 to \$122.9 billion, compared to \$119.2 billion in 2005.

The USDA forecasts referenced above relate to U.S. agriculture generally, but should be favorable for Farmer Mac's financial condition relative to its exposure to outstanding guarantees and commitments, as they indicate above-average borrower cash flows and generally increased values in U.S. farm real estate.

Balance Sheet Review

During the six months ended June 30, 2006, there were \$44.7 million of net principal paydowns in program assets (Farmer Mac Guaranteed Securities and loans) offset by a \$276.1 million increase in the portfolio of investment securities and cash and cash equivalents. Consistent with the net increase in assets during the period, total liabilities increased \$218.6 million from December 31, 2005 to June 30, 2006. For further information regarding off-balance sheet program activities, see "—Off-Balance Sheet Program Activities" below.

During the six months ended June 30, 2006, accumulated other comprehensive income increased \$1.7 million, which is the net effect of a \$15.7 million decrease in after-tax unrealized gains on securities available for sale and a \$17.4 million increase in the after-tax fair value of financial derivatives classified as cash flow hedges. Accumulated other comprehensive income is not a component of Farmer Mac's core capital or regulatory capital.

Farmer Mac is required to hold capital at the higher of the statutory minimum capital requirement or the amount required by the risk-based capital stress test. As of June 30, 2006, Farmer Mac's core capital totaled \$249.8 million, compared to \$244.8 million as of December 31,

2005. As of June 30, 2006, core capital exceeded Farmer Mac's statutory minimum capital requirement of \$158.5 million by \$91.3 million.

Farmer Mac was in compliance with its risk-based capital standards as of June 30, 2006. As of June 30, 2006, the risk-based capital stress test generated a regulatory capital requirement of \$67.7 million, up from the \$32.4 million requirement as of December 31, 2005. The increase in the risk-based capital requirement from December 31, 2005 to June 30, 2006 was attributable to an increase in Farmer Mac's outstanding business volume and changes in the interest rate environment during that period. As of June 30, 2006, Farmer Mac's regulatory capital of \$256.1 million exceeded the risk-based capital requirement by approximately \$188.4 million. On November 17, 2005, FCA published in the Federal Register a proposed rule that would revise the risk-based capital regulation. For further discussion of that proposed rule, see "Regulatory Matters."

Off-Balance Sheet Program Activities

Farmer Mac offers approved agricultural and rural residential mortgage lenders two off balance sheet alternatives to increase their liquidity or lending capacity while retaining the cash flow benefits of their loans: (1) Farmer Mac Guaranteed Securities, which are available through either the Farmer Mac I program or the Farmer Mac II program; and (2) LTSPCs, which are available only through the Farmer Mac I program. Both of these alternatives result in the creation of off-balance sheet obligations for Farmer Mac in the ordinary course of its business. See Note 3 to the interim unaudited condensed consolidated financial statements for further information regarding Farmer Mac's off-balance sheet program activities.

Quantitative and Qualitative Disclosures About Market Risk Management

<u>Interest Rate Risk</u>. Farmer Mac is subject to interest rate risk on all assets held for investment because of possible timing differences in the cash flows of the assets and related liabilities. This risk is primarily related to loans held and on-balance sheet Farmer Mac Guaranteed Securities due to the ability of borrowers to prepay their mortgages before the scheduled maturities, thereby increasing the risk of asset and liability cash flow mismatches. Cash flow mismatches in a changing interest rate environment can reduce the earnings of the Corporation if assets repay sooner than expected and the resulting cash flows must be reinvested in lower-yielding investments when Farmer Mac's funding costs cannot be correspondingly reduced, or if assets repay more slowly than expected and the associated debt must be replaced by higher-cost debt.

Yield maintenance provisions and other prepayment penalties contained in many agricultural mortgage loans reduce, but do not eliminate, prepayment risk, particularly in the case of a defaulted loan where yield maintenance may not be collected. Those provisions require borrowers to make an additional payment when they prepay their loans so that, when reinvested with the prepaid principal, yield maintenance payments generate substantially the same cash flows that would have been generated had the loan not prepaid. Those provisions create a disincentive to prepayment and compensate the Corporation for its interest rate risks to a large degree. As of June 30, 2006, 55 percent of the outstanding balance of all loans held and loans underlying on-balance sheet Farmer Mac I Guaranteed Securities (including 80 percent of all

loans with fixed interest rates) were covered by yield maintenance provisions and other prepayment penalties. Of the Farmer Mac I fixed rate loans purchased in second quarter 2006, 14 percent had yield maintenance or another form of prepayment protection. As of June 30, 2006, none of the USDA-guaranteed portions underlying Farmer Mac II Guaranteed Securities had yield maintenance provisions; however, 14 percent contained prepayment penalties. Of the USDA guaranteed portions purchased in second quarter 2006, less than one percent contained other forms of prepayment penalties.

As of June 30, 2006, Farmer Mac had \$349.0 million of cash and cash equivalents and \$2.0 billion of investment securities. Cash equivalents and investment securities pose only limited interest rate risk to Farmer Mac, due to their closely matched funding. Farmer Mac's cash equivalents mature within three months and are match-funded with discount notes having similar maturities. As of June 30, 2006, Farmer Mac's investment securities consisted of \$956.5 million of floating rate securities that have rates that adjust within one year. These floating rate investments are funded using:

• a series of discount note issuances in which each successive discount note is issued and matures on or about the corresponding interest rate reset

date of the related investment;

- · floating-rate notes having similar rate reset provisions as the related investment; or
- fixed-rate notes swapped to floating rates having similar reset provisions as the related investment.

An important "stress test" of Farmer Mac's exposure to long-term interest rate risk is the measurement of the sensitivity of its market value of equity ("MVE") to yield curve shocks. MVE represents the present value of all future cash flows from on- and off-balance sheet assets, liabilities and financial derivatives, discounted at current interest rates and spreads. The following schedule summarizes the results of Farmer Mac's MVE sensitivity analysis as of June 30, 2006 and December 31, 2005 to an immediate and instantaneous parallel shift in the yield curve.

	Percentage Change in MVE from Base								
	IN MVE	from Base							
	C	Case							
Interest	June	December							
Rate	30,	31,							
Scenario	2006	2005							
+ 300 bp	-9.2%	-6.2%							
+ 200 bp	-5.8%	-3.6%							
+ 100 bp	-2.6%	-1.4%							
- 100 bp	1.0%	0.0%							
- 200 bp	0.4%	-0.7%							
- 300 bp	-0.7%	-1.5%							

During second quarter 2006, Farmer Mac maintained a low level of interest rate sensitivity through ongoing asset and liability management activities. As of June 30, 2006, a uniform or "parallel" increase of 100 basis points would have increased Farmer Mac's net interest income ("NII"), a shorter-term measure of interest rate risk, by 3.1 percent, while a parallel decrease of 100 basis points would have decreased NII by 5.1 percent. Farmer Mac also measures the sensitivity of both MVE and NII to a variety of non-parallel interest rate shocks, including

flattening and steepening yield curve scenarios. As of June 30, 2006, both MVE and NII showed similar or lesser sensitivity to non-parallel shocks as to the parallel shocks. As of June 30, 2006, Farmer Mac's effective duration gap, another standard measure of interest rate risk that measures the difference between the sensitivities of assets compared to that of liabilities, was plus 1.4 months, compared to plus 0.5 months as of December 31, 2005. Duration matching helps to maintain the correlation of cash flows and stable portfolio earnings even when interest rates are not stable. Farmer Mac believes the relative insensitivity of its MVE and NII to both parallel and non-parallel interest rate shocks, and its duration gap, indicate that Farmer Mac's approach to managing its interest rate risk exposures is effective.

As of June 30, 2006, Farmer Mac had \$1.4 billion combined notional amount of interest rate swaps with terms ranging from 1 to 15 years. Of those interest rate swaps, \$774.7 million were floating-to-fixed rate interest rate swaps, \$279.0 million were fixed-to-floating interest rate swaps and \$372.9 million were basis swaps.

Farmer Mac uses financial derivatives as an end-user for hedging purposes, not for trading or speculative purposes. When financial derivatives meet the specific hedge criteria under SFAS 133, they are accounted for as either fair value hedges or cash flow hedges. Financial derivatives that do not satisfy those hedge criteria are not accounted for as hedges and changes in the fair value of those financial derivatives are reported as a gain or loss on financial derivative transactions are conducted under standard collateralized agreements that limit Farmer Mac's potential credit exposure to any counterparty. As of June 30, 2006, Farmer Mac had uncollateralized net exposure of \$2.6 million to two counterparties.

<u>Credit Risk</u>. Farmer Mac's primary exposure to credit risk is the risk of loss resulting from the inability of borrowers to repay their mortgages in conjunction with a deficiency in the value of the collateral relative to the amount outstanding on the mortgage and the costs of liquidation. Farmer Mac has established underwriting, appraisal and documentation standards for Farmer Mac I agricultural mortgage loans to mitigate the risk of loss from borrower defaults and to provide guidance concerning the management, administration and conduct of underwriting and appraisals to all participating sellers and potential sellers in its programs.

Farmer Mac's allowance for losses is presented in three components on its consolidated balance sheet:

- an "Allowance for loan losses" on loans held for investment;
- a valuation allowance on real estate owned, which is included in the balance sheet under "Real estate owned";
- an allowance for losses on loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs, which is included in the balance sheet

under "Reserve for losses."

Farmer Mac's provision for losses is presented in two components on its consolidated statement of operations:

• a "Provision for loan losses," which represents losses on Farmer Mac's loans held for investment; and

• a "Provision for losses," which represents losses on loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs and real

estate owned.

Historically, Farmer Mac estimated probable losses using a systematic process that began with management's evaluation of the results of a proprietary loan pool simulation and guarantee fee model. That model drew upon historical information from a data set of agricultural mortgage loans screened to include only those loans with credit characteristics similar to those eligible for Farmer Mac's programs. The results generated by that model were then modified, as necessary, by the application of management's judgment.

During 2005, Farmer Mac completed the planned migration of its methodology for determining its allowance for losses away from one based on its loan pool simulation and guarantee fee model to one based on its own historical portfolio loss experience and credit trends. Farmer Mac recorded the effects of that change as a change in accounting estimate as of September 30, 2005.

Farmer Mac's current methodology for determining its allowance for losses incorporates the Corporation's proprietary automated loan classification system. That system scores loans based on criteria such as historical repayment performance, loan seasoning, loan size and loan-to-value ratio. For the purposes of the loss allowance methodology, the loans in Farmer Mac's portfolio of loans and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs have been scored and classified for each calendar quarter since first quarter 2000. The new allowance methodology captures the migration of loan scores across concurrent and overlapping 3-year time horizons and calculates loss rates separately within each loan classification for (1) loans underlying LTSPCs and (2) loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities. The calculated loss rates are applied to the current classification distribution of Farmer Mac's portfolio to estimate inherent losses, on the assumption that the historical credit losses and trends used to calculate loss rates will continue in the future. Management evaluates this assumption by taking into consideration several factors, including:

- economic conditions;
- · geographic and agricultural commodity/product concentrations in the portfolio;
- the credit profile of the portfolio;
- delinquency trends of the portfolio; and
- historical charge-off and recovery activities of the portfolio.

If, based on that evaluation, management concludes that the assumption is not valid due to other more compelling indicators, the loss allowance calculation is modified by the addition of further assumptions to capture current portfolio trends and characteristics that differ from historical experience.

As of June 30, 2006, Farmer Mac concluded that the credit profile of its portfolio was consistent with Farmer Mac's historical credit profile and trends. Management believes that its use of this methodology produces a reliable estimate of inherent probable losses, as of the balance sheet date, for all loans held, real estate owned and loans underlying post-1996 Act Farmer Mac I

Guaranteed Securities and LTSPCs in accordance with Statement of Financial Accounting Standards No. 5, *Accounting for Contingencies* and Statement of Financial Accounting Standards No. 114, *Accounting by Creditors for Impairment of a Loan*, as amended.

No allowance for losses has been made for loans underlying Farmer Mac I Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities. Farmer Mac I Guaranteed Securities issued prior to the 1996 Act are supported by unguaranteed first loss subordinated interests, which are expected to exceed the estimated credit losses on those loans. Each AgVantage security is a general obligation of an issuing institution approved by Farmer Mac and is collateralized by eligible mortgage loans. As of June 30, 2006, there were no probable losses inherent in Farmer Mac's AgVantage securities. The guaranteed portions collateralizing Farmer Mac II Guaranteed Securities are guaranteed by the USDA. Each USDA guarantee is an obligation backed by the full faith and credit of the United States. As of June 30, 2006, Farmer Mac had not experienced any credit losses on any Farmer Mac I Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities and box of June 30, 2006, Farmer Mac had not experienced any credit losses on any Farmer Mac I Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities issued prior to the 1996 Act, AgVantage securities or Farmer Mac II Guaranteed Securities issued prior to incur any such losses in the future.

The following table summarizes the changes in the components of Farmer Mac's allowance for losses for the three and six months ended June 30, 2006 and 2005:

	June 30, 2006									
	Allowance for Loan Losses		REO Valuation Allowance (in thousa		fo	Reserve for Losses (sands)		Total llowance or Losses		
Three Months Ended: Beginning balance Provision/(recovery) for	\$	3,883	\$	-	\$	2,931	\$	6,814		
losses Net charge-offs		(594) (555)		5 (5)		587		(2) (560)		
Ending balance	\$	2,734	\$	-	\$	3,518	\$	6,252		
Six Months Ended: Beginning balance Provision/(recovery) for	\$	4,876	\$	-	\$	3,777	\$	8,653		
losses Net charge-offs		(1,606) (536)		155 (155)		(259)		(1,710) (691)		
Ending balance	\$	2,734	\$	-	\$	3,518	\$	6,252		

June 30, 2005

	Allowance for Loan Losses		REO Valuation Allowance (in thou.		Reserve for Losses usands)		Total Allowance for Losses	
Three Months Ended:								
Beginning balance	\$	3,846	\$ -	\$	12,485	\$	16,331	
Provision for losses		(203)	-		(91)		(294)	
Net recoveries		27	-		-		27	
Ending balance	\$	3,670	\$ -	\$	12,394	\$	16,064	
Six Months Ended:								
Beginning balance	\$	4,395	\$ -	\$	12,706	\$	17,101	
Provision/(recovery) for losses Net		(787)	120		(312)		(979)	
(charge-offs)/recoveries		62	(120)		-		(58)	
Ending balance	\$	3,670	\$ -	\$	12,394	\$	16,064	

During second quarter 2006, Farmer Mac released \$2,000 from the allowance for losses, compared to the release of \$0.3 million in second quarter 2005. During second quarter 2006, Farmer Mac charged off \$0.9 million in losses

against the allowance for losses and had \$0.3 million in recoveries for net charge-offs of \$0.6 million. During second quarter 2005, Farmer Mac charged off \$15,000 in losses against the allowance for losses and had \$42,000 in recoveries for net charge-offs of \$27,000. There was no previously accrued or advanced interest on loans or Farmer Mac I Guaranteed Securities that was charged off in second quarter 2006 or second quarter 2005. As of June 30, 2006, Farmer Mac's allowance for losses totaled

\$6.3 million, or 13 basis points of the outstanding principal balance of loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities (excluding AgVantage securities) and LTSPCs, compared to \$8.7 million (20 basis points) as of December 31, 2005.

As of June 30, 2006, Farmer Mac's 90 day delinquencies totaled \$21.0 million and represented 0.46 percent of the principal balance of all loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities (excluding AgVantage securities) and LTSPCs, compared to \$36.8 million (0.85 percent) as of June 30, 2005. As of June 30, 2006, Farmer Mac's non-performing assets (which includes 90-day delinquencies, loans performing under either their original loan terms or a court-approved bankruptcy plan, and real estate owned) totaled \$40.0 million and represented 0.87 percent of the principal balance of all loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities (excluding AgVantage securities) and LTSPCs, compared to \$60.7 million (1.39 percent) as of June 30, 2005. Loans that have been restructured after delinquency were insignificant and are included within the reported 90 day delinquencies and non-performing asset disclosures. From quarter to quarter, Farmer Mac anticipates that 90-day delinquencies and non-performing assets will fluctuate, both in dollars and as a percentage of the outstanding portfolio, with higher levels likely at the end of the first and third quarters of each year corresponding to the semi-annual (January 1st and July 1st) payment characteristics of most Farmer Mac I loans.

The following table presents historical information regarding Farmer Mac's non-performing assets and 90-day delinquencies:

1		outstanding										
	J	Post-1996										
		Act										
		Loans,		Less:								
	0	Guarantees										
		(1),		Non-		REO and						
		LTSPCs,	per	rforming		Perf	forming	90-Day				
		and REO	Assets		Percentage	Bank	ruptcies	DelinquenciesPe	rcentage			
			(dollars in thousands)									
As of:												
June 30, 2006	\$	4,633,841	\$	40,083	0.87%	\$	19,075	\$ 21,008	0.46%			
March 31, 2006		4,224,669		49,475	1.17%		20,713	28,762	0.68%			
December 31, 2005		4,399,189		48,764	1.11%		23,303	25,461	0.58%			
September 30,												
2005		4,273,268		64,186	1.50%		23,602	40,584	0.95%			
June 30, 2005		4,360,670		60,696	1.39%		23,925	36,771	0.85%			
March 31, 2005		4,433,087		70,349	1.59%		24,561	45,788	1.04%			
December 31, 2004		4,642,208		50,636	1.09%		25,353	25,283	0.55%			
September 30,				,			,	,				
2004		4,756,839		75,022	1.58%		27,438	47,584	1.01%			
June 30, 2004		4,882,505		69,751	1.43%		36,978	,	0.68%			

(1) Excludes loans underlying AgVantage securities.

As of June 30, 2006, approximately \$1.3 billion (29.1 percent) of Farmer Mac's outstanding loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities (excluding AgVantage securities) and LTSPCs were in their peak delinquency and default years (approximately years three through five after origination), compared to \$1.2 billion (28.4 percent) as of June 30, 2005.

As of June 30, 2006, Farmer Mac individually analyzed \$30.8 million of its \$68.8 million of impaired assets for collateral shortfalls against updated appraised values, other updated collateral valuations or discounted values. Farmer Mac evaluated the remaining \$38.0 million of impaired assets for which updated valuations were not available in the aggregate in consideration of their similar risk characteristics and historical statistics. Of the \$30.8 million of assets analyzed individually, \$29.4 million were adequately collateralized. For the \$1.4 million of assets that were not adequately collateralized, individual collateral shortfalls totaled \$15,000. Accordingly, Farmer Mac recorded specific allowances of \$15,000 for those under-collateralized assets as of June 30, 2006. In addition to the specific allowances provided, Farmer Mac's non-specific or general allowances were \$6.2 million as of June 30, 2006.

As of June 30, 2006, the weighted-average original loan-to-value ("LTV") ratio for all loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs was 50.1 percent, and the weighted-average original LTV ratio for all post-1996 Act non performing assets was 56.1 percent. The following table summarizes the post-1996 Act non-performing assets by original LTV ratio:

Distribution of Post-1996 Act Non-performing Assets by Original LTV Ratio as of June 30, 2006 (dollars in thousands) Post-1996 Act Non-performing

	Non	-performing	
Original LTV Ratio		Assets	Percentage
0.00% to 40.00%	\$	4,147	10%
40.01% to 50.00%		6,329	16%
50.01% to 60.00%		17,120	43%
60.01% to 70.00%		12,185	30%
70.01% to 80.00%		302	1%
80.01% +		-	0%
Total	\$	40,083	100%

The following table presents outstanding loans held and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs, post-1996 Act non-performing assets and specific allowances for losses as of June 30, 2006 by year of origination, geographic region and commodity/collateral type:

Farmer Mac I Post-1996 Act Non-performing Assets and Specific Allowance for Losses

		Losses			
	Distribution				
	of				
			Post-1996		
	Outstanding	Outstanding	Act		
	Loans,	Loans,	Non-	Non-	Specific
	Guarantees	Guarantees	TION	ittoli	opeenie
	and		norforming	performing	Allowanaa
	allu	and	performing	~ ÷	
	I TODO	\mathbf{I} TOD (1)	A (2)	Asset	for
	LTSPCs	LTSPCs (1)	Assets (2)	Rate	Losses
D		(dollar	s in thousand	<i>s)</i>	
By year of origination:					
Before 1996	12%	\$ 562,756	\$ 3,619	0.64	
1996	5%	222,025	7,053	3.18%	
1997	6%	280,529	3,270	1.17%	-
1998	10%	462,138	8,668	1.88%	15
1999	10%	481,517	6,946	1.44%	-
2000	6%	277,814	4,239	1.53%	-
2001	9%	416,876	4,082	0.98%	-
2002	11%	523,406	369	0.07%	-
2003	11%	493,231	-	0.00%	-
2004	8%	353,116	1,184	0.34%	
2005	10%	450,804	653	0.14%	
2006	2%	109,629		0.00%	
2000	270	109,029		0.0070	
Total	100%	\$ 4,633,841	\$ 40,083	0.87%	\$ 15
Total	10070	\$ 4,035,041	\$ 40,085	0.8770	φ 15
Dy accomplia region					
By geographic region					
(3):	100	¢ 0(2.045	¢ 27.0((2 1207	¢
Northwest	19%	\$ 863,845	\$ 27,066	3.13%	
Southwest	46%	2,204,629	5,727	0.26%	
Mid-North	16%	723,383	2,168	0.30%	
Mid-South	7%	307,183	2,315	0.75%	-
Northeast	7%	319,752	1,354	0.42%	-
Southeast	5%	215,049	1,453	0.68%	-
Total	100%	\$ 4,633,841	\$ 40,083	0.87%	\$ 15
Ву					
commodity/collateral					
type:					
Crops	41%	\$ 1,894,824	\$ 16,978	0.90%	\$ -
Permanent plantings	27%	1,208,917	18,531	1.53%	15
Livestock	24%	1,113,776	3,564	0.32%	
	6%	294,356	1,010	0.34%	
	0.0	,	,		

Part-time farm/rural housing Ag storage and processing	2%		100,127		_	0.00%		_	
Other	0%		21,841		_	0.00%		_	
Other	070		21,041		_	0.00 //		-	
Total	100%	\$	4,633,841	\$	40,083	0.87%	\$	15	
 (1) Excludes loans underlying AgVantage securities. (2) Includes loans 90 days or more past due, in foreclosure, restructured after delinquency, in 									
bankruptcy	1		,	,		1			
(including loans performing ur	nder eithe	r th	eir original l	oan	terms or a co	ourt-approve	ed		
bankruptcy plan),			J						

and real estate owned.

(3) Geographic regions - Northwest (AK, ID, MT, ND, NE, OR, SD, WA, WY); Southwest (AZ, CA, CO, HI,

NM, NV, UT); Mid-North (IA, IL, IN, MI, MN, MO, WI); Mid-South (KS, OK, TX); Northeast (CT, DE,

KY, MA, MD, ME, NC, NH, NJ, NY, OH, PA, RI, TN, VA, VT, WV); and Southeast (AL, AR, FL, GA,

LA, MS, SC).

The following table presents Farmer Mac's cumulative credit losses and current specific allowances relative to the cumulative original balance for all loans purchased and loans underlying post-1996 Act Farmer Mac I Guaranteed Securities and LTSPCs as of June 30, 2006. The purpose of this table is to present information regarding losses and collateral deficiencies relative to original guarantees and commitments.

Farmer Mac I Post-1996 Act Credit Losses and Specific Allowance for Losses Relative to all Cumulative Original Loans, Guarantees and LTSPCs

	Cumulative Original Loans,	Cumulativ € u Net	CurrentCombined Credit umulativeSpecific Loss and
	Guarantees and LTSPCs	Credit	Loss AllowanceSpecific for Allowance
	(1)	Losses	Rate Losses Rate
	(-)	(dollars in thous	
By year of origination:		,	
Before 1996	\$ 2,746,062	\$ 381	0.01% \$ - 0.01%
1996	647,049	1,503	0.23% - 0.23%
1997	742,814	2,513	0.34% - 0.34%
1998	1,107,868	3,895	0.35% 15 0.35%
1999	1,116,350	1,323	0.12% - 0.12%
2000	716,717	2,283	0.32% - 0.32%
2001	937,171	651	0.07% - 0.07%
2002	944,660	-	0.00% - 0.00%
2003	748,274	-	0.00% - 0.00%
2004	458,595	-	0.00% - 0.00%
2005	531,550	-	0.00% - 0.00%
2006	149,327	-	0.00% - 0.00%
Total	\$ 10,846,437	\$ 12,549	0.12% \$ 15 0.12%
By geographic region (2):			
Northwest	\$ 2,195,071	\$ 7,244	0.33% \$ - 0.33%
Southwest	4,803,870	4,732	0.35% \oplus 0.35% 0.10% - 0.10%
Mid-North	1,513,283	18	0.00% 15 0.00%
Mid-South	629,756	336	0.05% - $0.05%$
Northeast	856,859	1	0.00% - 0.00%
Southeast	847,598	218	0.03% - 0.03%
	,		
Total	\$ 10,846,437	\$ 12,549	0.12% \$ 15 0.12%
By commodity/collateral type:			
Crops	\$ 4,440,433	\$ (19)	0.00% \$ - 0.00%
Permanent plantings	2,754,559	9,653	0.35% 15 0.35%
Livestock	2,598,381	2,709	0.35% 15 $0.35%0.10%$ - $0.10%$
	775,146	2,705	0.03% - 0.03%
		200	0.0070

Part-time farm/rural housing						
Ag storage and processing	179,273	(3)	-	0.00%	-	0.00%
Other	98,645	(5)	-	0.00%	-	0.00%
Total	\$ 10,846,437		\$ 12,549	0.12% \$	15	0.12%

(1) Excludes loans underlying AgVantage

securities.

(2) Geographic regions - Northwest (AK, ID, MT, ND, NE, OR, SD, WA, WY); Southwest (AZ, CA, CO,

HI, NM, NV, UT); Mid-North (IA, IL, IN, MI, MN, MO, WI); Mid-South (KS, OK, TX);

Northeast (CT, DE, KY, MA, MD, ME, NC, NH, NJ, NY, OH, PA, RI, TN, VA, VT, WV);

and Southeast (AL, AR, FL, GA, LA, MS, SC).

(3) Several of the loans underlying agricultural storage and processing LTSPCs are for facilities under

construction, and as of June 30, 2006, approximately 53.9 million of the loans were not yet

disbursed by the lender.

Liquidity and Capital Resources

Farmer Mac has sufficient liquidity and capital resources to support its operations for the next twelve months and has a contingency funding plan to handle unanticipated disruptions in its access to the capital markets.

<u>Debt Issuance</u>. Section 8.6(e) of Farmer Mac's statutory charter (12 U.S.C. § 2279aa 6(e)) authorizes Farmer Mac to issue debt obligations to purchase eligible mortgage loans and Farmer Mac Guaranteed Securities and to maintain reasonable available cash and cash equivalents for business operations, including adequate liquidity. Farmer Mac funds its purchases of program (loans and Farmer Mac Guaranteed Securities), mission-related and non-program assets primarily by issuing debt obligations of various maturities in the public capital markets. Farmer Mac also issues discount notes and medium-term notes, including floating rate notes. Farmer Mac also issues discount notes and medium-term notes to obtain funds to finance its investments, transaction costs, guarantee payments and LTSPC purchase obligations.

The interest and principal on Farmer Mac's debt are not guaranteed by and do not constitute debts or obligations of FCA or the United States or any agency or instrumentality of the United States other than Farmer Mac. Farmer Mac is an institution of the FCS, but is not liable for any debt or obligation of any other institution of the FCS. Likewise, neither the FCS nor any other individual institution of the FCS is liable for any debt or obligation of Farmer Mac. Income to the purchaser of a Farmer Mac discount note or medium-term note is not exempt under federal law from federal, state or local taxation. The Corporation's discount notes and medium-term notes are not currently rated by a nationally recognized statistical rating organization.

Farmer Mac's board of directors has authorized the issuance of up to \$5.0 billion of discount notes and medium-term notes (of which \$4.2 billion was outstanding as of June 30, 2006), subject to periodic review of the adequacy of that level relative to Farmer Mac's borrowing requirements. Farmer Mac invests the proceeds of such issuances in loans, Farmer Mac Guaranteed Securities, mission-related assets and non-program investment assets in accordance with policies established by its board of directors.

Liquidity. The funding and liquidity needs of Farmer Mac's business programs are driven by the purchase and retention of eligible loans, Farmer Mac Guaranteed Securities and mission-related assets; the maturities of Farmer Mac's discount notes and medium-term notes; and payment of principal and interest on Farmer Mac Guaranteed Securities. Farmer Mac's primary sources of funds to meet these needs are:

• principal and interest payments and ongoing guarantee and commitment fees received on loans, Farmer Mac Guaranteed Securities, LTSPCs and

mission-related assets;

- · principal and interest payments received from investment securities; and
- the issuance of new discount notes and medium-term notes.

As a result of Farmer Mac's regular issuance of discount notes and medium-term notes and its status as a federally chartered instrumentality of the United States, Farmer Mac has been

able to access the capital markets at favorable rates. Farmer Mac has also used floating-to-fixed interest rate swaps, combined with discount note issuances, as a source of fixed-rate funding. While the swap market may provide favorable fixed rates, swap transactions expose Farmer Mac to the risk of future widening of its own issuance spreads versus corresponding LIBOR rates. If the spreads on the Farmer Mac discount notes were to increase relative to LIBOR, Farmer Mac would be exposed to a commensurate reduction on its net interest yield on the notional amount of its floating-to-fixed interest rate swaps and other LIBOR-based floating rate assets.

Farmer Mac maintains cash and liquidity investments in cash equivalents (including commercial paper and other short-term money market instruments) and liquid investment securities that can be drawn upon for liquidity needs. As of June 30, 2006, Farmer Mac's cash and cash equivalents and liquidity investment securities were \$349.0 million and \$1.5 billion, respectively. In addition, as of June 30, 2006, Farmer Mac held: (1) \$500.0 million of mission-related non program investment securities issued by the National Rural Utilities Cooperative Finance Corporation; and (2) \$830.1 million of Farmer Mac II Guaranteed Securities backed by USDA-guaranteed portions that carry the full faith and credit of the U.S. government. Both types of assets could be drawn upon as an additional source of liquidity. As of June 30, 2006, the aggregate of the Farmer Mac II Guaranteed Securities, mission-related non-program investments, cash and liquidity investments represented 86 percent of Farmer Mac's total liabilities. Farmer Mac has a policy of maintaining a minimum of 60 days of liquidity and a target of 90 days of liquidity. For second quarter 2006, Farmer Mac maintained an average of greater than 90 days of liquidity.

<u>*Capital.*</u> During second quarter 2006, Farmer Mac repurchased 282,500 shares of its Class C Non-Voting Common Stock at an average price of \$26.55 per share pursuant to the Corporation's previously announced stock repurchase program. These repurchases reduced the Corporation's capital by approximately \$7.5 million. During the six months ended June 30, 2006, Farmer Mac repurchased 321,450 shares of its Class C Non-Voting Common Stock at an average price of \$26.70, which reduced the Corporation's capital by approximately \$8.6 million. All of the repurchased shares were purchased in open market transactions and were retired to become authorized but unissued shares available for future issuance.

Regulatory Matters

On September 30, 2005, the final regulation relating to Farmer Mac's investments and liquidity became effective. FCA included several of the revisions to the proposed regulation suggested by Farmer Mac in comments to the proposal and Farmer Mac expects to be able to comply with the regulation in accordance with the timeframes established in the regulation. Farmer Mac is required to comply with the liquidity provisions of the regulation by September 30, 2007.

In the November 17, 2005 issue of the Federal Register, FCA published for public comment a proposed rule that would revise certain FCA regulations governing the risk-based capital stress test applicable to Farmer Mac. The public comment period for that proposed rule closed May 17, 2006. Farmer Mac has provided written comments on the proposed rule to FCA. FCA's announcement of the proposed rule stated that it "is designed to update Farmer Mac's risk-based capital stress test to reflect the evolution of the Corporation's loan portfolio and the

practices of other leading financial institutions." The FCA Board is currently scheduled to consider a final rule for the Farmer Mac risk-based capital stress test in November 2006.

Farmer Mac is required to hold capital at the higher of the statutory minimum capital requirement or the amount required by the risk-based capital stress test. Farmer Mac believes that, under current economic conditions and the state of the Corporation's portfolio, the proposed risk-based capital rule, if adopted in its proposed form, would increase the Corporation's risk-based capital requirement from its current level (\$67.7 million) to a higher level. As of June 30, 2005, Farmer Mac's regulatory capital, which must be maintained at a level greater than risk-based capital, was \$254.3 million. FCA has estimated that, had the proposed rule been effective on June 30, 2005, the risk-based capital requirement as of that date would have been \$123.5 million, compared to the \$49.6 million risk-based capital requirement under the existing risk-based capital stress test. FCA has not provided Farmer Mac with an estimate of what the risk-based capital requirement under the proposed rule would have been as of June 30, 2006 and, as of the date of this filing, Farmer Mac does not have adequate information to project that requirement with certainty. Farmer Mac believes, however, that as of June 30, 2006, the risk-based capital requirement under the proposed rule would have been significantly higher than \$123.5 million (possibly in excess of the \$158.5 million statutory minimum capital requirement), based upon its net increase in program business volume and changes in the interest rate environment since June 30, 2005. During the period from June 30, 2005 through June 30, 2006, Farmer Mac increased its net program business volume by \$854.6 million, including a \$500.0 million AgVantage transaction in January 2006. AgVantage transactions have minimal effect in the determination of the risk-based capital requirement under the existing rule, and Farmer Mac expects no change if the proposed rule becomes effective in its current form. Looking ahead, if the proposed rule becomes effective in its current form, the volume and product mix of Farmer Mac's future growth could be constrained.

Other Matters

Since fourth quarter 2004, Farmer Mac has paid quarterly dividends of \$0.10 per share on each of the Corporation's three classes of common stock – Class A Voting Common Stock, Class B Voting Common Stock, and Class C Non-Voting Common Stock. Each dividend was paid on the last business day of each quarter to holders of record as of the 15th day of the month in which the dividend was paid. On August 2, 2006, Farmer Mac's board of directors declared a quarterly dividend of \$0.10 per share on the Corporation's three classes of common stock payable on September 29, 2006 to holders of record as of September 15, 2006. Farmer Mac expects to continue to pay comparable quarterly cash dividends for the foreseeable future, subject to the outlook and indicated capital needs of the Corporation and the determination of the board of directors. Farmer Mac's ability to declare and pay dividends could be restricted if it were to fail to comply with the applicable regulatory capital requirements. See "Business—Government Regulation of Farmer Mac—Regulation—Capital Standards—Enforcement levels" in Farmer Mac Annual Report on Form 10 K for the fiscal year ended December 31, 2005, as filed with the SEC on March 16, 2006. Farmer Mac's ability to pay dividends on its common stock is also subject to the payment of dividends on its outstanding preferred stock.

On November 11, 2005, Farmer Mac established a program to repurchase up to 10 percent, or 958,632 shares, of the Corporation's outstanding Class C Non-Voting Common

Stock. The authority for this stock repurchase program expires in November 2007. During second quarter 2006, Farmer Mac repurchased 282,500 shares of its Class C Non-Voting Common Stock under the repurchase program at an average price of \$26.55 per share.

The following tables present quarterly and annual information regarding loan purchases, guarantees and LTSPCs and outstanding guarantees and LTSPCs.

	Farmer			, Guarantees	and LT	SPC	S	
	Ţ	Farmer	r Mac	e I				
		oans and						
	G	uaranteed				T		
	G	•,•		TODO		Fa	rmer Mac	T (1
	S	ecurities	1	LTSPCs	, ,		II	Total
For the quarter ended:				(11) 11	housand	S)		
June 30,								
2006	\$	26,114	\$	570,595	(1)	\$	61,204	\$ 657,913
March 31,								
2006		530,260		73,155	(2)		45,127	648,542
December								
31, 2005		31,313		239,957			59,230	330,500
September								
30, 2005		39,821		91,783			52,181	183,785
June 30,								
2005		20,382		96,419			45,123	161,924
March 31,								
2005		18,540		33,282			43,634	95,456
December								
31, 2004		28,211		34,091			55,122	117,424
September								
30, 2004		23,229		84,097			49,798	157,124
June 30,								
2004		27,520		127,098			34,671	189,289
For the year ended: December								
31, 2005		110,056		461,441	(3)		200,168	771,665
December		,000					,100	,
31, 2004		104,404		392,559			174,074	671,037

(1)\$29.5 million of the LTSPCs during second quarter were for agricultural storage and processing facilities. Several of the loans underlying those LTSPCs are for facilities under construction, and as of June 30, 2006, approximately \$12.0 million of the loans were not yet disbursed by the lender.

(2)\$28.5 million of the LTSPCs during first quarter were for agricultural storage and processing facilities. Several of the loans underlying those LTSPCs are for facilities under construction, and as of June 30, 2006, approximately \$21.7 million

of the loans were not yet disbursed by the lender.

(3)\$104.8 million of the LTSPCs during 2005 were for agricultural storage and processing facilities. Several of the loans underlying those LTSPCs are for facilities under construction, and as of June 30, 2006, approximately \$20.2 million of the loans were not yet disbursed by the lender.

Outstanding Balance of Farmer Mac Loans, Guarantees and LTSPCs

		Gu	arai	itees and L	ISPC	S					
Farmer Mac I											
Post-1996 Act											
	Loans and										
	G	Juaranteed									
					P	re-1996	Fa	rmer Mac			
	Securities			LTSPCs		Act		II		Total	
				(in thousands)							
As of:											
June 30, 2006 (1)	\$	3,015,653	\$	2,149,677	\$	9,922	\$	863,778	\$	6,039,030	
March 31, 2006		2,509,306		2,243,259		11,337		842,363		5,606,265	
December 31, 2005		2,094,411		2,329,798		13,046		835,732		5,272,987	
September 30, 2005		2,116,680		2,183,058		14,209		810,686		5,124,633	
June 30, 2005		2,199,508		2,181,896		16,333		786,671		5,184,408	
March 31, 2005		2,243,357		2,209,792		17,236		777,465		5,247,850	
December 31, 2004		2,367,460		2,295,103		18,639		768,542		5,449,744	
September 30, 2004		2,398,854		2,381,006		18,909		742,474		5,541,243	
June 30, 2004		2,511,302		2,390,779		22,155		715,750		5,639,986	

(1) The Loans and Guaranteed Securities and LTSPCs amounts reflect the conversion of \$550.1 million of existing LTSPCs to Farmer Mac I Guaranteed

Securities during second quarter 2006 at the request of a program participant.

Outstanding Balance of Loans Held and Loans Underlying On-Balance Sheet Farmer Mac Guaranteed Securities

		xed Rate)-yr. wtd.		o-10-Year ARMs &	1-Mo	nth-to-3-Year	Total Held in	
	avg. term)		Resets		ARMs		Portfolio	
		6		(in the	ousands	5)		
As of:								
June 30, 2006	\$	885,875	\$	749,289	\$	441,063	\$ 2,076,227	
March 31, 2006		871,054		729,992		464,032	2,065,078	
December 31, 2005		866,362		752,885		479,649	2,098,896	
September 30, 2005		840,330		785,387		477,345	2,103,062	
June 30, 2005		838,872		803,377		488,555	2,130,804	
March 31, 2005		828,985		822,275		492,358	2,143,618	
December 31, 2004		763,210		923,520		533,686	2,220,416	
September 30, 2004		753,205		929,641		520,246	2,203,092	
June 30, 2004		782,854		978,531		529,654	2,291,039	

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Farmer Mac is exposed to market risk attributable to changes in interest rates. Farmer Mac manages this market risk by entering into various financial transactions, including financial derivatives, and by monitoring its exposure to changes in interest rates. See "Management's Discussion and Analysis of Financial Condition and Results of Operations—Quantitative and Qualitative Disclosures About Market Risk Management—Interest Rate Risk" for more information about Farmer Mac's exposure to interest rate risk and strategies to manage such risk. For information regarding Farmer Mac's use of and accounting policies for financial derivatives, see Note 1(c) to the interim unaudited condensed consolidated financial statements contained in this report. See "Management's Discussion and Analysis of Financial Condition and Results of Operations—Liquidity and Capital Resources" for further information regarding Farmer Mac's debt issuance and liquidity risks.

Item 4. Controls and Procedures

<u>Evaluation of Disclosure Controls and Procedures</u>. Farmer Mac maintains disclosure controls and procedures designed to ensure that information required to be disclosed in the Corporation's periodic filings under the Securities Exchange Act of 1934 (the "Exchange Act"), including this report, is recorded, processed, summarized and reported on a timely basis. These disclosure controls and procedures include controls and procedures designed to ensure that information required to be disclosed under the Exchange Act is accumulated and communicated to the Corporation's management on a timely basis to allow decisions regarding required disclosure. Management, including Farmer Mac's Chief Executive Officer and Chief Financial Officer, has evaluated the effectiveness of the design and operation of the Corporation's disclosure controls and procedures (as defined under Rules 13a-15(e) and 15d 15(e) of the Exchange Act) as of June 30, 2006. Based upon that evaluation, they have concluded that the Corporation's disclosure controls and procedures by this quarterly report.

<u>Changes in Internal Control Over Financial Reporting</u>. There was no change in Farmer Mac's internal control over financial reporting during the quarter ended June 30, 2006 that has materially affected, or is reasonably likely to materially affect, Farmer Mac's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

Farmer Mac is not a party to any material pending legal proceedings.

Item 1A. Risk Factors

There were no material changes from the risk factors previously disclosed in Farmer Mac's Annual Report on Form 10-K for the year ended December 31, 2005.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(a) Farmer Mac is a federally chartered instrumentality of the United States and its Common Stock is exempt from registration pursuant to Section 3(a)(2) of the Securities Act of 1933.

On April 4, 2006, pursuant to Farmer Mac's policy that permits directors of Farmer Mac to elect to receive shares of Class C Non-Voting Common Stock in lieu of their annual cash retainers, Farmer Mac issued an aggregate of 503 shares of its Class C Non-Voting Common Stock, at an issue price of \$29.42 per share, to the eight directors who elected to receive such stock in lieu of their cash retainers.

During second quarter 2006, Farmer Mac granted options under its 1997 Stock Option Plan to purchase an aggregate of 358,928 shares of Class C Non-Voting Common Stock to directors, officers and employees. 356,928 of the options were granted on June 1, 2006 and have an exercise price of \$26.36 per share; and 2,000 of the options were granted on June 19, 2006 and have an exercise price of \$26.10 per share.

(b) Not applicable.

(c) As shown in the table below, Farmer Mac repurchased 282,500 shares of its Class C Non-Voting Common Stock during second quarter 2006 at an average price of \$26.55 per share. All of the repurchased shares were purchased in open market transactions and were retired to become authorized but unissued shares available for future issuance.

Issuer Purchases of Equity Securities

Period	Total Number of Class C Shares Purchased	Pr pe	verage ice Paid er Class Share	Total Number of Class C Shares Purchased as Part of Publicly Announced Program*	Maximum Number of Class C Shares that May Yet Be Purchased Under the Program
April 1, 2006 - April 30, 2006 May 1, 2006 - May 31, 2006	30,500 45,100	\$ \$	27.69 26.38	30,500 45,100	845,232 800,132
June 1, 2006 - June 30, 2006	206,900	\$	26.42	206,900	593,232
Total	282,500	\$	26.55	282,500	

* On November 17, 2005, Farmer Mac publicly announced that its board of directors had authorized a program to repurchase up to

10 percent of the Corporation's outstanding Class C Non-Voting Common Stock (958,632 shares). The authority for this stock repurchase

program expires in November 2007.

Item 3. Defaults Upon Senior Securities

(a) Not applicable.

(b) Not applicable.

Item 4. Submission of Matters to a Vote of Security Holders

(a) Farmer Mac's Annual Meeting of Stockholders was held on June 1, 2006.

(b) See paragraph (c)(1) below. In addition to the Directors elected at the Annual Meeting of Stockholders on June 1, 2006, the following Directors appointed by the President of the United States continue to serve as Directors of Farmer Mac:

Fred L. Dailey (Chairman) Julia Bartling Grace T. Daniel Lowell L. Junkins Glen O. Klippenstein (c) (1)Election of Directors:

Class A Nominees Number of Shares		
	For <u>With</u>	held
Dennis L. Brack Dennis A. Everson Mitchell A. Johnson Timothy F. Kenny Charles E. Kruse	716,723 784,418 725,740 786,518 786,318	72,495 4,800 63,478 2,700 2,900
<u>Class B Nominees</u> Number of Shares <u>For</u> <u>Withheld</u>		
Ralph "Buddy" Cortese		
Paul A. DeBriyn	391,778	100,473
Ernest M. Hodges John G. Nelson, III	492,051 391,778	200 3 100,473
John Dan Raines	391,678	100,573
	,	
(Deloitte & Touche LL		ion of Independent Registered Public Accounting Firm
<u>Class A Stockholders</u> <u>Number of Shares</u>		
For 787,368		
Against 1,250		
Abstain 600		
<u>Class B Stockholders</u> <u>Number of Shares</u>		
For 492,151		
Against 100		
Abstain 0		
	(d)	Not applicable.

- Item 5. Other Information
- (a) None.
- (b) Not applicable.

Item 6. Exhibits

* 3.1 - Title VIII of the Farm Credit Act of 1971, as most recently amended by the Farm Credit System Reform Act of 1996, P.L. 104-105 (Form 10-K filed March 29, 1996).

* 3.2 - Amended and restated By-Laws of the Registrant (Form 10-Q filed August 9, 2004).

* 4.1 - Specimen Certificate for Farmer Mac Class A Voting Common Stock (Form 10-Q filed May 15, 2003).

* 4.2 - Specimen Certificate for Farmer Mac Class B Voting Common Stock (Form 10-Q filed May 15, 2003).

* 4.3 - Specimen Certificate for Farmer Mac Class C Non-Voting Common Stock (Form 10-Q filed May 15, 2003).

* 4.4 - Certificate of Designation of Terms and Conditions of Farmer Mac 6.40% Cumulative Preferred Stock, Series A (Form 10-Q filed May 15, 2003).

* 4.5.1 - Master Terms Agreement for Farmer Mac's Universal Debt Facility dated as of July 28, 2005 (Previously filed as Exhibit 4.3 to Form 8-A filed August 4, 2005).

* 4.5.2 - Supplemental Agreement for 4.25% Fixed Rate Global Notes Due July 29, 2008 (Previously filed as Exhibit 4.4 to Form 8-A filed August 4, 2005).

^{†*} 10.1 - Stock Option Plan (Previously filed as Exhibit 19.1 to Form 10-Q filed August 14, 1992).

* 10.1.1 - Amendment No. 1 to Stock Option Plan (Previously filed as Exhibit 10.2 to Form 10-Q filed August 16, 1993).

^{†*} 10.1.2 - 1996 Stock Option Plan (Form 10-Q filed August 14, 1996).

^{†*} 10.1.3 - Amended and Restated 1997 Incentive Plan (Form 10-Q filed November 14, 2003).

†* 10.1.4 - Form of stock option award agreement under 1997 Incentive Plan (Form 10 K filed March 16, 2005).

* Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.2 - Employment Agreement dated May 5, 1989 between Henry D. Edelman and the Registrant (Previously filed as Exhibit 10.4 to Form 10-K filed February 14, 1990).

^{†*} 10.2.1 - Amendment No. 1 dated as of January 10, 1991 to Employment Contract between Henry D. Edelman and the Registrant (Previously filed as Exhibit 10.4 to Form 10-K filed April 1, 1991).

^{†*} 10.2.2 - Amendment to Employment Contract dated as of June 1, 1993 between Henry D. Edelman and the Registrant (Previously filed as Exhibit 10.5 to Form 10-Q filed November 15, 1993).

^{†*} 10.2.3 - Amendment No. 3 dated as of June 1, 1994 to Employment Contract between Henry D. Edelman and the Registrant (Previously filed as Exhibit 10.6 to Form 10-Q filed August 15, 1994).

^{†*} 10.2.4 - Amendment No. 4 dated as of February 8, 1996 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-K filed March 29, 1996).

^{†*} 10.2.5 - Amendment No. 5 dated as of June 13, 1996 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 1996).

^{†*} 10.2.6 - Amendment No. 6 dated as of August 7, 1997 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed November 14, 1997).

^{†*} 10.2.7 - Amendment No. 7 dated as of June 4, 1998 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 1998).

^{†*} 10.2.8 - Amendment No. 8 dated as of June 3, 1999 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 12, 1999).

^{†*} 10.2.9 - Amendment No. 9 dated as of June 1, 2000 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 2000).

^{†*} 10.2.10 - Amendment No. 10 dated as of June 7, 2001 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 2001).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.2.11 - Amendment No. 11 dated as of June 6, 2002 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 2002).

^{†*} 10.2.12 - Amendment No. 12 dated as of June 5, 2003 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 14, 2003).

^{†*} 10.2.13 - Amendment No. 13 dated as of August 3, 2004 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed November 9, 2004).

^{†*} 10.2.14 - Amendment No. 14 dated as of June 16, 2005 to Employment Contract between Henry D. Edelman and the Registrant (Form 10-Q filed August 9, 2005).

^{+**} 10.2.15 - Amendment No. 15 dated as of June 1, 2006 to Employment Contract between Henry D. Edelman and the Registrant.

^{†*} 10.3 - Employment Agreement dated May 11, 1989 between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.5 to Form 10-K filed February 14, 1990).

^{†*} 10.3.1 - Amendment dated December 14, 1989 to Employment Agreement between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.5 to Form 10-K filed February 14, 1990).

^{†*} 10.3.2 - Amendment No. 2 dated February 14, 1991 to Employment Agreement between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.7 to Form 10-K filed April 1, 1991).

^{†*} 10.3.3 - Amendment to Employment Contract dated as of June 1, 1993 between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.9 to Form 10-Q filed November 15, 1993).

^{†*} 10.3.4 - Amendment No. 4 dated June 1, 1993 to Employment Contract between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.10 to Form 10-K filed March 31, 1994).

^{†*} 10.3.5 - Amendment No. 5 dated as of June 1, 1994 to Employment Contract between Nancy E. Corsiglia and the Registrant (Previously filed as Exhibit 10.12 to Form 10-Q filed August 15, 1994).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.3.6 - Amendment No. 6 dated as of June 1, 1995 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 1995).

^{†*} 10.3.7 - Amendment No. 7 dated as of February 8, 1996 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-K filed March 29, 1996).

^{†*} 10.3.8 - Amendment No. 8 dated as of June 13, 1996 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 1996).

^{†*} 10.3.9 - Amendment No. 9 dated as of August 7, 1997 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed November 14, 1997).

^{†*} 10.3.10 - Amendment No. 10 dated as of June 4, 1998 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 1998).

^{†*} 10.3.11 - Amendment No. 11 dated as of June 3, 1999 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 12, 1999).

^{†*} 10.3.12 - Amendment No. 12 dated as of June 1, 2000 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 2000).

^{†*} 10.3.13 - Amendment No. 13 dated as of June 7, 2001 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 2001).

^{†*} 10.3.14 - Amendment No. 14 dated as of June 6, 2002 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 2002).

^{†*} 10.3.15 - Amendment No. 15 dated as of June 5, 2003 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 14, 2003).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.3.16 - Amendment No. 16 dated as of August 3, 2004 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed November 9, 2004).

^{†*} 10.3.17 - Amendment No. 17 dated as of June 16, 2005 to Employment Contract between Nancy E. Corsiglia and the Registrant (Form 10-Q filed August 9, 2005).

^{+**} 10.3.18 - Amendment No. 18 dated as of June 1, 2006 to Employment Contract between Nancy E. Corsiglia and the Registrant.

^{†*} 10.4 - Employment Contract dated as of September 1, 1997 between Tom D. Stenson and the Registrant (Previously filed as Exhibit 10.8 to Form 10-Q filed November 14, 1997).

^{†*} 10.4.1 - Amendment No. 1 dated as of June 4, 1998 to Employment Contract between Tom D. Stenson and the Registrant (Previously filed as Exhibit 10.8.1 to Form 10-Q filed August 14, 1998).

^{†*} 10.4.2 - Amendment No. 2 dated as of June 3, 1999 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 12, 1999).

^{†*} 10.4.3 - Amendment No. 3 dated as of June 1, 2000 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 14, 2000).

^{†*} 10.4.4 - Amendment No. 4 dated as of June 7, 2001 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 14, 2001).

^{†*} 10.4.5 - Amendment No. 5 dated as of June 6, 2002 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 14, 2002).

^{†*} 10.4.6 - Amendment No. 6 dated as of June 5, 2003 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 14, 2003).

^{†*} 10.4.7 - Amendment No. 7 dated as of August 3, 2004 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed November 9, 2004).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.4.8 - Amendment No. 8 dated as of June 16, 2005 to Employment Contract between Tom D. Stenson and the Registrant (Form 10-Q filed August 9, 2005).

^{+**} 10.4.9 - Amendment No. 9 dated as of June 1, 2006 to Employment Contract between Tom D. Stenson and the Registrant.

^{†*} 10.5 - Employment Contract dated February 1, 2000 between Jerome G. Oslick and the Registrant (Previously filed as Exhibit 10.6 to Form 10-Q filed May 11, 2000).

^{†*} 10.5.1 - Amendment No. 1 dated as of June 1, 2000 to Employment Contract between Jerome G. Oslick and the Registrant (Previously filed as Exhibit 10.6.1 to Form 10-Q filed August 14, 2000).

^{†*} 10.5.2 - Amendment No. 2 dated as of June 7, 2001 to Employment Contract between Jerome G. Oslick and the Registrant (Previously filed as Exhibit 10.6.2 to Form 10-Q filed August 14, 2001).

^{†*} 10.5.3 - Amendment No. 3 dated as of June 6, 2002 to Employment Contract between Jerome G. Oslick and the Registrant (Form 10-Q filed August 14, 2002).

^{†*} 10.5.4 - Amendment No. 4 dated as of June 5, 2003 to Employment Contract between Jerome G. Oslick and the Registrant (Form 10-Q filed August 14, 2003).

^{†*} 10.5.5 - Amendment No. 5 dated as of June 16, 2005 to Employment Contract between Jerome G. Oslick and the Registrant (Form 10-Q filed August 9, 2005).

^{+**} 10.5.6 - Amendment No. 6 dated as of June 1, 2006 to Employment Contract between Jerome G. Oslick and the Registrant.

^{†*} 10.6 - Employment Contract dated June 5, 2003 between Timothy L. Buzby and the Registrant (Form 10-Q filed August 14, 2003).

^{†*} 10.6.1 - Amendment No. 1 dated as of August 3, 2004 to Employment Contract between Timothy L. Buzby and the Registrant (Form 10-Q filed November 9, 2004).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

^{†*} 10.6.2 - Amendment No. 2 dated as of June 16, 2005 to Employment Contract between Timothy L. Buzby and the Registrant (Form 10-Q filed August 9, 2005).

^{+**} 10.6.3 - Amendment No. 3 dated as of June 1, 2006 to Employment Contract between Timothy L. Buzby and the Registrant.

* 10.7 - Farmer Mac I Seller/Servicer Agreement dated as of August 7, 1996 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

* 10.8 - Medium-Term Notes U.S. Selling Agency Agreement dated as of October 1, 1998 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

* 10.9 - Discount Note Dealer Agreement dated as of September 18, 1996 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

*# 10.10 - ISDA Master Agreement and Credit Support Annex dated as of June 26, 1997 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

*# 10.11 - Master Central Servicing Agreement dated as of December 17, 1996 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

*# 10.11.1 - Amendment No. 1 dated as of February 26, 1997 to Master Central Servicing Agreement dated as of December 17, 1996 between Zions First National Bank and the Registrant (Form 10-Q filed November 14, 2002).

*# 10.11.2 - Amended and Restated Master Central Servicing Agreement dated as of May 1, 2004 between Zions First National Bank and the Registrant (Form 10-Q filed August 9, 2004).

*# 10.12 - Loan Closing File Review Agreement dated as of August 2, 2005 between Zions First National Bank and the Registrant (Form 10-Q filed November 9, 2005).

*# 10.13 - Long Term Standby Commitment to Purchase dated as of August 1, 1998 between AgFirst Farm Credit Bank and the Registrant (Form 10-Q filed November 14, 2002).

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

*# 10.13.1 - Amendment No. 1 dated as of January 1, 2000 to Long Term Standby Commitment to Purchase dated as of August 1, 1998 between AgFirst Farm Credit Bank and the Registrant (Form 10-Q filed November 14, 2002).

* 10.13.2 - Amendment No. 2 dated as of September 1, 2002 to Long Term Standby Commitment to Purchase dated as of August 1, 1998, as amended by Amendment No. 1 dated as of January 1, 2000, between AgFirst Farm Credit Bank and the Registrant (Form 10-Q filed November 14, 2002).

* 10.14 - Lease Agreement, dated June 28, 2001 between EOP – Two Lafayette, L.L.C. and the Registrant (Previously filed as Exhibit 10.10 to Form 10-K filed March 27, 2002).

^{†*} 10.15 - Lease Agreement dated May 26, 2005 between Zions First National Bank and the Registrant (Previously filed as Exhibit 10.19 to Form 10-Q filed August 9, 2005).

*# 10.16 - Long Term Standby Commitment to Purchase dated as of June 1, 2003 between Farm Credit Bank of Texas and the Registrant (Form 10-Q filed November 9, 2004).

*# 10.17 - Central Servicer Delinquent Loan Servicing Transfer Agreement dated as of July 1, 2004 between AgFirst Farm Credit Bank and the Registrant (Form 10-Q filed November 9, 2004).

^{†*} 10.18 - Employment Contract dated June 20, 2005 between Mary K. Waters and the Registrant (Form 10-Q filed August 9, 2005).

^{†**} 10.18.1 - Amendment No. 1 dated as of dated June 1, 2006 to Employment Contract between Mary K. Waters and the Registrant.

^{†**} 10.19 - Description of compensation agreement between the Registrant and its directors.

21 - Farmer Mac Mortgage Securities Corporation, a Delaware corporation.

** 31.1 - Certification of Chief Executive Officer relating to the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2006, pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

** 31.2 - Certification of Chief Financial Officer relating to the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2006, pursuant to

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

** 32 - Certification of Chief Executive Officer and Chief Financial Officer relating to the Registrant's Quarterly Report on Form 10-Q for the quarter ended June 30, 2006, pursuant to 18 U.S.C. §1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

^{*} Incorporated by reference to the indicated prior filing.

^{**} Filed with this report.

[†] Management contract or compensatory plan.

[#] Portions of this exhibit have been omitted pursuant to a request for confidential treatment.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

FEDERAL AGRICULTURAL MORTGAGE CORPORATION

August 9, 2006

By:

/s/ Henry D. Edelman Henry D. Edelman President and Chief Executive Officer (Principal Executive Officer)

/s/ Nancy E. Corsiglia Nancy E. Corsiglia Vice President - Finance (Principal Financial Officer)