LATIN AMERICAN EXPORT BANK Form 20-F June 23, 2005

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

FORM 20-F

0 REGISTRATION STATEMENT PURSUANT TO SECTION 12(b) OR (g) OF THE SECURITIES EXCHANGE ACT OF 1934

OR

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

For the fiscal year ended December 31, 2004

OR

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

For the transition period from _____ to _

Commission File Number 1-11414

BANCO LATINOAMERICANO DE EXPORTACIONES, S.A.

(Exact name of Registrant as specified in its charter)

LATIN AMERICAN EXPORT BANK (*Translation of Registrant s name into English*) **REPUBLIC OF PANAMA**

(Jurisdiction of incorporation or organization)

Calle 50 y Aquilino de la Guardia Apartado 6-1497 El Dorado Panama City, Republic of Panama (507) 210-8500

(Address and telephone number of Registrant s principal executive offices)

Securities registered or to be registered pursuant to Section 12(b) of the Act.

Title of each class

Name of each exchange on which registered

Class E Common Stock

New York Stock Exchange

Securities registered or to be registered pursuant to Section 12(g) of the Act. None

Securities for which there is a reporting obligation pursuant to Section 15(d) of the Act.

None

Indicate the number of outstanding shares of each of the issuer s classes of capital or common stock as of the close of the period covered by the annual report.

6,342,189	Shares of Class A Common Stock
3,271,269	Shares of Class B Common Stock
29,283,621	Shares of Class E Common Stock
38,897,079	Total Shares of Common Stock

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.

x Yes

o No

Indicate by check mark which financial statement item the Registrant has elected to follow. o Item 17 x Item 18

BANCO LATINOAMERICANO DE EXPORTACIONES, S.A.

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In this Annual Report on Form 20-F (this Annual Report), all references to the Bank or Bladex are to Banco Latinoamericano de Exportaciones, S.A., a specialized supranational bank incorporated under the laws of the Republic of Panama (Panama) on November 30, 1977, and its subsidiaries.

Upon written or oral request, the Bank will provide without charge to each person to whom this Annual Report is delivered, a copy of any or all of the documents listed as exhibits to this Annual Report (other than exhibits to those documents, unless the exhibits are specifically incorporated by reference in the documents). Written requests for copies should be directed to the attention of Carlos Yap, Senior Vice President - Finance, Bladex, as follows: (i) if by regular mail, to Apartado 6-1497, El Dorado, Panama City, Republic of Panama, and (ii) if by courier, to Calle 50 y Aquilino de la Guardia, Panama City, Republic of Panama. Telephone requests may be directed to Mr. Yap at 011-507-210-8581. Written requests may also be faxed to Mr. Yap at 011-507-269-6333 or sent via e-mail to cyap@blx.com. Information is also available on the Bank s website at: www.blx.com.

All references to dollars or \$ are to United States dollars. The numbers and percentages set out in this Annual Report have been rounded and, accordingly, may not total exactly.

The Bank accepts deposits and raises funds principally in United States dollars, grants loans mostly in United States dollars and publishes its Consolidated Financial Statements in United States dollars.

This Annual Report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements include statements regarding:

the possibility that the Bank will need to renegotiate, restructure or write-off certain of its Argentine loans;

the possibility of pre-payments;

the anticipated growth of the Bank s trade finance portfolio;

the continuation of the Bank s preferred creditor status;

the effects of increased interest rates on the Bank s financial condition;

the implementation of the Bank s trategies and initiatives, including its revenue diversification strategy;

anticipated operating income in future periods;

the pending applications in the United States to open a representative office in Miami, Florida;

the adequacy of the Bank s allowance for credit losses to address the likely impact of the Argentine crisis and other credit risks on the Bank s loan portfolio;

the necessity of making additional provisions for credit losses;

the Bank s ability to achieve future growth, to reduce its liquidity levels and increase its leverage;

the Bank s ability to maintain its investment-grade credit ratings;

the availability and mix of future sources of funding for the Bank s lending operations; and

the adequacy of the Bank s sources of liquidity to cover large deposit withdrawals.

In addition, the statements included under the headings Strategy for 2005 and Trends are forward-looking statements. Forward-looking statements involve certain risks and uncertainties, and actual results may differ materially from those discussed in any such statement. Factors that could cause actual results to differ materially from such forward-looking statements include the risks described in greater detail in the section titled Risk Factors. All forward-looking statements in this Annual Report are made as of the date hereof, based on information available to the Bank as of the date hereof, and the Bank assumes no obligation to update any forward-looking statement.

Terms Relating to the Bank s Credit Portfolio

As used in this Annual Report, the following terms relating to the Bank s credit portfolio have the meanings set forth below, unless otherwise indicated:

Credit portfolio consists of loans, securities purchased under agreements to resell, selected securities held to maturity and available for sale (presented at their estimated fair value) and contingencies. Certain investment securities (selected investment securities) are considered part of the Bank s credit portfolio when the acquisition of such securities is subject to the same lending policies, including credit approval criteria, as the rest of the credit portfolio.

Contingencies consist of financial instruments with off-balance sheet credit risk, including letters of credit, reimbursement undertakings, guarantees and credit commitments, and customers liabilities under acceptances.

References to provision for credit losses are to additions to the allowance for credit losses in a particular period that are charged to income. References to allowance for credit losses are to the aggregate allowance for credit losses shown as of a particular date as a balance sheet item.

Total loans includes total performing loans and total impaired loans. Total impaired loans includes only principal. For a description of the Bank s policies regarding the classification of loans as impaired, see Information on the Company Asset Quality.

Total loans, net refers to total loans less allowance for loan losses and unearned income.

PART I

Item 1. Identity of Directors, Senior Management and Advisers

Not required in this Annual Report.

Item 2. Offer Statistics and Expected Timetable

Not required in this Annual Report.

Item 3. Key Information

3.A Selected Financial Data

The following table presents consolidated selected financial data for the Bank. The financial data presented below are at and for the years ended December 31, 2000, 2001, 2002, 2003 and 2004 and are derived from the Bank s consolidated financial statements for the years indicated, which were prepared in accordance with U.S. generally accepted accounting principles (U.S. GAAP) and audited by KPMG. The consolidated financial statements of the Bank at December 31, 2003 and 2004 and for each of the years in the three-year period ended December 31, 2004 (the Consolidated Financial Statements) are included in this Annual Report, together with the report of KPMG. The information below is qualified in its entirety by the detailed information included elsewhere herein and should be read in conjunction with Information on the Company, Operating and Financial Review and Prospects and the Consolidated Financial Statements and notes thereto included in this Annual Report.

Consolidated Selected Financial Information

	At and for the Year Ended December 31,						
	2000	2001	2002	2003	2004		
		(in \$ thousands, ex	cept per share amou	ints and ratios)			
Income Statement Data:							
Net interest income ¹	\$111,644	\$117,688	\$64,779	\$53,987	\$42,025		
(Reversal) Provision for loan losses ²	8,000	77,144	272,586	(69,508)	(111,400)		
Net interest income (loss) after provision for loan losses	103,644	40,544	(207,807)	123,495	153,425		
Other income (expense):							
Commission income, net ¹	24,690	14,741	8,886	7,446	5,928		
Reversal (Provision) for losses on off-balance sheet credit							
risk	(11,200)	0	(6,170)	(10,603)	871		
Derivatives and hedging activities	0	7,379	(341)	(7,988)	48		
Impairment loss on securities ³	0	(40,356)	(44,268)	(953)	0		
Gain on early extinguishment of debt	0	0	1,430	789	6		
Gain on sale of securities available for sale	0	4,798	184	22,211	2,922		
Gain (loss) on foreign currency exchange	80	(21)	301	(382)	(194)		
Other income	1,086	674	553	42	77		
Net other income (expense)	14,657	(12,783)	(39,425)	10,562	9,658		
Total operating expenses	(21,245)	(24,008)	(19,259)	(22,561)	(21,352)		
Income (loss) from continuing operations	97,056	3,752	(266,492)	111,496	141,730		
Discontinued operations:	, -				, , , ,		
Loss from operations and disposal of segment	0	(2,388)	(2,346)	0	0		
	97,056	1,364	(268,838)	111,496	141,730		

Income (loss) before cumulative effect of accounting change					
Cumulative effect of accounting change	0	1,129	0	0	0
Net income (loss)	97,056	2,494	(268,838)	111,496	141,730
Net income (loss) available for common stockholders	95,770	1,258	(269,850)	111,130	141,730
Balance Sheet Data:					
Securities purchased under agreements to resell	\$0	\$291,871	\$132,022	\$132,022	\$0
Investment securities	391,959	356,098	160,714	77,793	192,856
Impaired loans	14,724	77,061	691,472	444,876	255,552
Loans (including impaired loans)	4,927,465	4,733,710	2,516,512	2,275,031	2,441,686
Allowance for loan losses	110,388	177,484	429,720	224,347	106,352
Total assets	5,660,682	5,922,267	2,929,267	2,563,556	2,736,107
Total deposits	1,743,842	1,571,359	551,973	702,955	864,160
Short-term borrowings and placements	1,509,880	1,823,324	647,344	687,214	704,718
Medium and long-term borrowings and placements	1,582,479	1,787,161	1,285,493	485,516	403,621
Total liabilities	4,945,666	5,308,617	2,587,868	1,979,227	2,079,977
Total stockholders equity	699,205	598,418	328,923	584,329	656,130
Average number of shares outstanding	19,783	18,102	17,343	28,675	39,232
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	2000	2001	2002	2003	2004
	(i	in \$ thousands, exc	ept per share amour	nts and ratios)	
Per Common Share Data:					
Net income (loss), after preferred stock dividend and					
before cumulative effect of accounting change	4.83	0.00	(15.56)	3.88	3.61
Diluted earnings per share before cumulative effect of					
accounting change	4.81	0.00	(15.56)	3.88	3.60
Net income (loss), after preferred stock dividend and after					
cumulative effect of accounting change	4.83	0.07	(15.56)	3.88	3.61
Diluted earnings per share after cumulative effect of					
accounting change	4.81	0.07	(15.56)	3.88	3.60
Net income (loss) from continuing operations	4.83	0.14	(15.42)	3.88	3.61
Book value (period end)	36.36	34.44	18.91	14.84	16.87
Cash dividends per share	2.50	1.88	0.00	0.00	1.50
Selected Financial Ratios:					
Performance Ratios:					
Return on average assets before cumulative effect of					
accounting change	1.92%	0.02%	(6.47)%	4.24%	5.829
Return on average assets after cumulative effect of					
accounting change	1.92%	0.04%	(6.47)%	4.24%	5.829
Return on average stockholders equity before cumulative					
effect of accounting change	13.95%	0.00%	(60.48)%	23.91%	22.759
Return on average stockholders equity after cumulative					
effect of accounting change	13.95%	0.18%	(60.48)%	23.91%	22.759
Net interest margin ⁴	2.22%	1.98%	1.48%	1.87%	1.659
Net interest spread ⁴	1.12%	1.30%	0.96%	1.23%	0.989
Total operating expenses to total average assets	0.42%	0.40%	0.46%	0.86%	0.889
Cash dividend payout ratio	51.97%	2,703.04%	0.00%	0.00%	41.529
Asset Quality Ratios:					
Impaired loans to loans, net of unearned income ⁵	0.30%	1.63%	27.58%	19.59%	10.489
Charge-offs to loans, net of unearned income	0.31%	0.21%	0.81%	6.07%	0.539
Allowance for loan losses to loans, net of unearned					
income	2.25%	3.77%	17.14%	9.88%	4.369
Allowance for loan losses to non-accruing loans	750%	230%	62%	50%	429
Reserve for losses on off balance sheet credit risks to total					
contingencies	1.74%	1.65%	4.72%	9.39%	10.749
Capital Ratios:					
Stockholders equity to total assets	12.35%	10.10%	11.23%	22.79%	23.989
Tier 1 capital to risk-weighted assets ⁶	18.27%	15.73%	15.26%	35.42%	42.829
Total capital to risk-weighted assets ⁶	19.94%	17.39%	16.51%	36.67%	44.079
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At and for the Year Ended December 31,

⁵ The Bank did not have any repossessed assets or troubled debt restructurings as defined in Statement of Financial Accounting Standards No. 15 at any of the dates indicated above, with the exception in 2004 of \$201.9 million, and in 2003, of \$346.7 million of Argentine obligations.

⁶ Calculated using the U.S. Federal Reserve Board s 1992 fully phased in risk-weighted capital guidelines. Although the Bank is not subject to the risk-based capital or leverage requirements of the Federal Reserve Board, if these requirements did apply to the Bank, management believes that the capital ratios for the Bank would be as presented. The Bank s total capital to risk-weighted asset ratio calculated according to applicable Panama Banking Law provisions was 26.9% at December 31, 2004.

3.B Capitalization and Indebtedness

Not required in this Annual Report.

3.C Reasons for the Offer and Use of Proceeds

Not required in this Annual Report.

3.D Risk Factors

Risks Relating to the Region

Since the Bank s credit portfolio is concentrated in Latin America and the Caribbean, adverse changes in economic conditions in those countries, could adversely affect the Bank s growth, asset quality, prospects, profitability and financial condition.

The Bank s lending activities and, as a result, its credit portfolio is concentrated in Central and South America and the Caribbean (the Region). Historically, economies of countries in the Region have experienced significant volatility characterized, in some cases, by political uncertainty, slow growth or recession, declining investments, government and private sector debt default and restructurings, significant inflation and/or devaluation. Changes in global economic conditions, including the price of oil, the U.S. dollar exchange rate, and slower economic growth in developed countries, could also have a significant adverse effect on the economic condition of countries in the Region. In turn, adverse changes affecting the economies of countries in the Region could have a significant adverse impact on the Bank s credit portfolio, including increased loan loss provisions, debt restructurings, and loan losses and, as a result, on the Bank s growth, asset quality, prospects, profitability and financial condition.

Bladex s lending activities are concentrated in a relatively small number of countries and clients, exacerbating the possible effect that adverse economic changes in such countries could have on the Bank.

All of the Bank s lending activities are concentrated in a relatively small number of countries, which could have an adverse impact on the Bank s credit portfolio and, as a result, its financial condition, growth, prospects, cash flows and results of operations if one or more of those countries encounter economic difficulties. At December 31, 2004, approximately \$2,162.8 million, or 73.5%, of the Bank s credit portfolio was outstanding to borrowers in the following four countries: Brazil (\$1,180.3 million, or 40.1%); Mexico (\$379.9 million, or 12.9%); Chile (\$362.6 million, or 12.3%); and Argentina (\$240.0 million, or 8.2%).

In addition, at December 31, 2004, 20.9% of the Bank s total credits were to five borrowers in Brazil and 11.2% of total credits were to three borrowers in Mexico. A significant deterioration of the financial condition of any of these borrowers could require the Bank to create additional allowances for credit losses, or suffer further credit losses with the effect being accentuated because of this concentration.

¹ For 2000 2002, commission expense related to borrowings and placements was reclassified from commission expense and other charges to interest expense to conform to the required presentation for 2003 pursuant to U.S. GAAP.

² For information regarding provision for loan losses, see Operating and Financial Review and Prospects Results of Operations.

³ For information regarding impairment loss on securities see Information on the Company Business Overview Asset Quality Impaired Securities.

⁴ For information regarding calculation of the net interest margin and the net interest spread, see Operating and Financial Review and Prospects Results of Operations Net Interest Income.

Local country foreign exchange controls or currency devaluation may harm the Bank s borrowers ability to pay U.S. dollar-denominated obligations.

Since the Bank makes U.S. dollar-denominated loans, it faces the risk that local country foreign exchange controls will restrict the ability of the Bank s borrowers to acquire dollars to repay loans on a timely basis, and/or that significant currency devaluation will occur, which could increase the cost, in local currency terms, to the Bank s borrowers of acquiring dollars to repay loans.

Increased risk perception in countries in the Region where the Bank has large credit exposure could adversely affect the Bank s credit ratings, funding activities and cost of funding.

Downgrades to the Bank s credit ratings could adversely affect its funding activity by making the Bank s lenders and depositors less willing to lend or place funds with it and by increasing the interest costs for the Bank. For example, during 2002, the major credit rating agencies downgraded the Bank s credit ratings due to its large Argentine credit exposure and the increasing risk of default among Argentine borrowers, in light of Argentina s deposit controls, sovereign debt default and currency devaluation. The downgrades also reflected the Bank s large exposure in Brazil, where political and economic uncertainty created concerns about whether the Bank would be required to create additional loan loss allowances. One of the Bank s sources of funding for short-term loans is interbank deposits, received principally from central banks in the Region. Historically, these deposits have represented approximately 35% of the Bank s total liabilities. During 2002, these central banks withdrew a substantial portion of their deposits from the Bank, in large part because of the deterioration in the Bank s financial condition and the resulting downgrades in its credit ratings. In addition, the dramatic increase in the risk perception of Latin America resulted in a significant decline in the availability of credit lines to the Region. The Bank maintained an adequate liquidity position throughout this period.

The occurrence of similar events in any countries in the Region where the Bank has large exposures could trigger downgrades to the Bank s credit ratings. A credit rating downgrade would increase the Bank s funding cost, and reduce its deposit base and access to the debt capital markets. In that case, the Bank s ability to obtain the funding necessary to carry on its trade financing activities in Latin America at meaningful levels could be severely hampered.

Risks Relating to the Bank s Business

The Bank s allowances for credit losses could prove inadequate to cover credit losses related to its loans and contingencies.

Determining the appropriate level of allowances for credit losses necessarily requires the Bank's Board's and management's judgment, including assumptions and estimates made in the context of changing political and economic conditions in many of the countries in the Region. Consequently, the Bank's level of allowances could be inadequate to cover losses in its credit portfolio, which in turn, could have a material adverse effect on the Bank's financial condition, results of operations, and business.

During 2002, because of concerns about the collectability of its Argentine credit portfolio, the Bank increased the allowance for credit losses by \$278.8 million, which resulted in a net loss of \$268.8 million for the fiscal year 2002 and a reduction of the Bank s stockholders equity of \$269.5 million. The occurrence of similar events may result in higher allowances for credit losses, which in turn, may result in net losses.

As a bank, Bladex faces liquidity risk, and its failure to adequately manage this risk could produce a liquidity shortage, which could adversely affect its financial condition and results of operations.

As a bank, Bladex faces liquidity risk, which is the risk of not being able to maintain adequate cash flow to repay its deposits and borrowings required to fund its credit portfolio on a timely basis. Failure to adequately manage its liquidity risk could produce a liquidity shortage in which the Bank would not be able to fund these obligations as they become due. At December 31, 2003 and 2004, liquidity levels amounted to \$252.6 million and \$150.6 million, representing a net cash position of 35.9% and 17.4% of total deposits, respectively.

Being a U.S. dollar based economy, Panama does not have a central bank in the traditional sense and there is no lender of last resort to the banking system in Panama. In addition, the central banks of other countries in Latin America would not be obligated to act as lenders of last resort if Bladex faces a liquidity shortage because it is a Panamanian bank and not located in their respective countries. Accordingly, if the Bank faced a liquidity shortage, it would have to rely on commercial sources of liquidity and would not have access to its central bank as lender of last resort, as would a bank located in the United States or in certain other countries. The Bank believes that in the event of a liquidity shortage, commercial sources of liquidity not be adequate to meet the Bank s liquidity needs, which could result in the Bank s failure and the intervention of the Panama banking authorities.

The Bank s net interest income and thus, its results of operations, could be affected by interest rate volatility.

The Bank is subject to interest rate volatility because a portion of its interest-bearing liabilities may reprice more frequently than its interest-earning assets. In this instance, interest rate increases may have a potential adverse impact on the Bank s net interest income. The Bank attempts to manage its interest rate risk by matching, where possible, the terms and repricing characteristics of its interest rate sensitive assets and liabilities. However, this is not always possible given the needs of the Bank s borrowers and the available funding sources. Therefore the Bank faces the risk that mismatches could occur in the future, and if they do, that sudden, or unexpectedly large movements in interest rate levels could reduce the Bank s net interest income.

Although the Bank s investment securities portfolio represents a small portion of its assets, the performance of financial markets, including fluctuations in interest rates, may cause changes in the value of the Bank s investment securities portfolio and in the amount of revenues generated from these assets.

Increased competition and industry consolidation in some Latin American countries could increase competition and limit the Bank s ability to grow in those markets and reduce its profitability, which may adversely affect results of operations.

Most of the competition the Bank faces in the trade financing area comes from international banks, mostly European and North American, which provide similar financing services to those the Bank provides within the markets the Bank serves. These international banks have substantially greater resources and access to less expensive funding than the Bank does, which puts the Bank at a competitive disadvantage. There can be no assurance that increased competition will not adversely affect the Bank s growth prospects and results of operations.

Although some of these international banks compete directly with the Bank, in many cases they are also providers of funding for the Bank and represent a source of business. If these international banks ceased providing funding to the Bank, the Bank would be required to seek funding from other sources, which may not be available, or if available, may only be at higher interest costs.

These changes in the business and in the markets of the Region could potentially place the Bank at a competitive disadvantage with respect to scale, resources, and its ability to develop and diversify its sources of income.

A substantial consolidation of the banking business in Latin America has nevertheless occurred and is continuing. This has reduced the number of local banks in the Region, which historically have been the Bank s primary customers for trade finance loans.

The Bank may pursue a capital management strategy that differs from that expected by some of its stockholders or others in the market.

The Board s opinion regarding the Bank s capital adequacy and needs might differ from that of some of its stockholders or other market participants. If so, the Bank s capital management actions and the timing of such actions might not correspond with the expectations of the Bank s stockholders or other market participants. The Board may choose to pursue any of several capital management options, or a combination of strategies, including growth, investments, declaring dividends to stockholders, or repurchasing shares under a stock repurchase program. The Board is not required to declare dividends (or increase dividends) or effect stock repurchases pursuant to its stock repurchase program, and could use the capital for other purposes, which may not coincide with the preferences of some of the Bank s stockholders. To the extent that the capital management strategy elected by the Bank s Board differs from expectations of investors or other market participants, it could result in negative market perceptions of the Bank. Dissatisfaction of some of the Bank s stockholders or a negative market perception of the Bank with regards to the use of capital could adversely affect the Bank s stock price.

Any delays in initiatives that the Bank may undertake could divert the attention of its management, cause additional expenses, or cause other negative repercussions for the Bank.

Part of the Bank s strategy is to diversify sources of income through business initiatives that involve partnerships or strategic alliances with specialists, expanding into new markets, targeting new clients and developing new products and services. These initiatives may not be fully implemented within the time frame the Bank expects, or at all. In addition, even if such initiatives are fully implemented, they may not generate revenues as expected. Any delays in securing necessary government approvals, in reaching agreement with strategic partners, or otherwise implementing the Bank s strategic initiatives, could divert the attention of the Bank s management, result in additional expense, prevent the Bank from pursuing other initiatives or ultimately, prevent the Bank from realizing the anticipated benefits of the initiatives, which could adversely affect the Bank s business, results of operations and financial condition.

Item 4. Information on the Company

4.A History and Development of the Company

The Bank, headquartered in Panama City, Panama, is a specialized supranational bank established to finance trade in the Region. The Bank was established pursuant to a May 1975 proposal of the XX Assembly of Governors of central banks in the Region, which recommended the creation of a multinational organization to increase the foreign trade financing capacity of the Region. The Bank was incorporated on November 30, 1977 under the laws of Panama as Banco Latinoamericano de Exportaciones, S.A. and commenced operations in January 1979. The Bank operates under the commercial name of Bladex . Panama was selected as the location of the Bank s headquarters because of the importance of the country as a banking center, the benefits of a fully U.S. dollar-based economy, the absence of foreign exchange controls, the geographic location of Panama and the quality of its communications facilities. Under special legislation enacted in 1978, the Bank was granted certain privileges by the government of Panama, including an exemption from the payment of income taxes in Panama.

The Bank is principally engaged in providing short-term trade financing to selected commercial banks in the Region, which in turn lend to businesses primarily active in foreign trade and to state and private corporations. The majority of the Bank s loans are extended in connection with specific foreign trade transactions that have been identified by the Bank. During 2004, the Bank extended \$2,841.5 million of short-term loans, which represented 82.9% of the total loans extended by the Bank during that period.

As of December 31, 2004, the geographical composition of the Bank s net credit portfolio (excluding the non-accruing portfolio) by type of client and purpose, was as follows:

	Brazil	Mexico	Caribbean and Central America	Other South America	Total 12/31/04
Financial Entities	87%	60%	79%	75%	78%
Non-Financial Entities	13%	40%	21%	25%	22%
Trade	94%	50%	86%	73%	81%
Non-Trade	6%	50%	14%	27%	19%

The Bank s lending activities are funded by inter-bank deposits, primarily from central banks and financial institutions in the Region, by borrowings from international commercial banks and to a lesser extent, by the sale of floating and fixed rate debt securities (placements) issued by the Bank to financial institutions and investors in Japan, Europe and North America. The Bank does not provide retail-banking services to the general public, such as retail savings accounts or checking accounts, and does not take retail deposits.

The Bank expanded its physical presence internationally, commencing in 1986, with the opening of a representative office in Buenos Aires, Argentina. Thereafter, the Bank formed a wholly owned subsidiary in Grand Cayman in 1987 (which ceased all banking business and surrendered its banking license in December, 2004, and is in the process of being dissolved), and an agency in New York, New York, United States (the New York Agency) in 1989. In 2000, the Bank opened representative offices in Mexico and in Sao Paulo, Brazil. Towards the end of 2004, the Bank received approval from the Superintendency of Banks in Panama to open a representative office in Miami, Florida, and is currently seeking approvals of the Florida State Banking Department and the Federal Reserve Bank in the United States.

The New York Agency, which began business operations on March 27, 1989, is principally engaged in obtaining inter-bank deposits and borrowings to finance the Bank s foreign trade loans and investments. Since December 31, 2002, the Bank s operations in New York City have been located at 708 Third Avenue, 16th Floor, New York, New York 10017. At December 31, 2004, Bladex New York Agency held \$351.5 million in assets.

In view of the impact of the Argentine crisis on the Bank, and in an effort to regain strong capitalization, the Bank s Board of Directors and its management developed a recapitalization plan, which was implemented and completed during 2003. The plan involved the issuance of equity through a rights offering to the Bank s existing common stockholders, pursuant to which each stockholder was given the opportunity to subscribe, on a pro rata basis, for a portion of the shares being offered. As part of the plan, and in what the Bank believes is evidence of stockholder confidence in the Bank s sustainability despite the ongoing Argentine economic crisis, and in an effort to help ensure the Bank s role as a key provider of trade finance in Latin America, the Bank received stand-by commitments for \$121 million from a group of existing Class A stockholders (which includes central banks and governmental financial institutions in the Region), Class B stockholders and a small number of other institutions, including multilateral organizations, such as the International Finance Corporation of the World Bank. On June 27, 2003, the Bank completed the capitalization process, raising \$147.0 million at \$6.68 per share solely through the rights. For additional information on the recapitalization, see Liquidity and Capital Resources - Stockholders Equity .

4.B Business Overview

Overview

Bladex is a supranational bank originally established by the central banks of Latin American and Caribbean countries to promote trade finance in the Region. The Bank s mission is to support Latin American foreign trade through initiatives and financial solutions that help fuel its growth and strengthen its competitiveness, thereby contributing to the creation of jobs and development in the countries in which the Bank operates, and the generation of new business opportunities for the Bank. The Bank focuses on trade finance services, primarily providing short-term financing.

Historically, trade finance has generally not been negatively affected by Latin American debt restructurings. This has been due, in part, to the perceived importance that governments and borrowers in the Region attach to maintaining their access to trade finance. In the case of Bladex, the Bank has generally enjoyed preferred creditor status in several countries in the Region, which has strengthened its position in respect of debt restructurings. The Bank believes that its preferred creditor status is partially attributable to its relationship with its Class A stockholders consisting of central banks or governmental financial institutions from 23 countries in the Region. The Bank, due in part to its preferred creditor status, has been generally allowed to negotiate directly with the governments of these countries concerning its loans, as opposed to negotiating indirectly as a member of a group of creditors in debt restructuring proceedings. In addition, the Bank s preferred creditor status has generally exempted it from convertibility and transfer limitations of U.S. dollars for payment of external obligations. For example, in February 2002, the Central Bank of Argentina confirmed the Bank s preferred creditor status in the country and permitted it to convert and transfer U.S. dollars without limitation. Even with the benefit of this status, however, given the severity of the Argentine crisis, the Bank has had to renegotiate, restructure and write-off credits related to its Argentine portfolio, and could face additional write-offs in the future.

Until the 2001 financial crisis in Argentina, which was unprecedented in its depth and severity, economic difficulties and financial market volatility affecting countries in the Region did not, as a general matter, materially adversely affect the Bank s financial condition. During the 1990 s, these difficulties included some of the following events: the December 1994 devaluation of the Mexican peso, and its effect on the banking systems in Argentina and Brazil; the 1997 Asian currency and capital markets turmoil; the 1998 Russian financial crisis, which affected Brazil; and the regional recession in 1999.

Developments During 2002 and 2003

In connection with the Argentine economic crisis, and as a result of the \$278.8 million additional provision taken during 2002 for possible credit losses, and the \$44.3 million of impairment losses on securities, both mostly relating to the Bank s Argentine portfolio, coupled with a decline in net interest income from \$117.7 million in 2001 to \$64.8 million in 2002, the Bank reported a net loss of \$268.8 million for the year ended December 31, 2002. The resulting reduction in the Bank s capital base, along with the increased risk perception in the Region, led to management s decision to reduce the Bank s credit portfolio from \$6.4 billion at December 31, 2001 to \$3.3 billion at December 31, 2002, a decline of 48.6%. The increased risk perception in the Region also resulted in ratings downgrades from credit rating agencies, which caused a reduction in availability of funding for the Bank s credit portfolio. In addition, the Bank reduced its credit portfolio to reflect increased country risk levels and in an effort to strengthen its capitalization, which was affected by the substantial provisioning made with respect to the Argentine portfolio.

The deterioration of the Bank s Argentine credit portfolio resulted in the entire Argentine credit portfolio being classified as impaired during 2002. This resulted in an increase in the percentage of the Bank s total credit portfolio represented by impaired assets and contingencies from 1.7% at December 31, 2001 to 23.4% at December 31, 2002. At December 31, 2002, 59.2% of the Bank s credit portfolio was outstanding in Argentina and Brazil.

In addition to the events in Argentina, economic and political developments in other Latin American countries, particularly Brazil, contributed to a dramatic escalation in risk perception throughout Latin America, which was accompanied by a decrease in the availability of credit and foreign investment in the Region. This affected the Bank s funding activity by making it more difficult for the Bank to obtain the funding for its credit portfolio and by increasing the interest costs for the Bank of borrowing funds or obtaining deposits.

The Bank s immediate response to these unfolding events was to preserve capital and increase liquidity. The suspension of the Bank s common share dividend was one of the actions taken in this regard. In addition, the Bank significantly increased provisions for credit losses associated with the Bank s Argentine portfolio in the context of a plan to address five specific challenges:

reducing credit risk, through reductions in the credit portfolio, particularly in Argentina, but also in other countries;

maintaining a strong and stable liquidity position;

returning the Bank to profitability;

recapitalizing the Bank; and

developing a new medium-term strategy for the Bank reflective of the new trends and the economic challenges facing the Region. In spite of a difficult environment, the Bank s efforts at reducing its risk in Argentina, supported by the benefit of its preferred creditor status, yielded encouraging results. During 2002 and 2003, the Bank reduced its credit exposure in Argentina by \$340.4 million and \$338.9 million, respectively. In addition, The Bank achieved net income of \$111.5 million for 2003, compared to a \$268.8 million loss in 2002. The 2003 results reflected renewed growth in the Bank s core business areas, as well as the successful management of its Argentine portfolio, which included the sale, and partial payment, of Argentine loans, which generated reversals of the allowance for loan losses. Return on equity was 23.9% for 2003, which was achieved working off a particularly strong capitalization level. For additional information, see Credit Portfolio - Argentine Portfolio .

Despite the problems created by the Argentine economic crisis, the Bank was always timely on the payment of its obligations and continuously maintained an ample level of liquidity. Throughout this period, the Bank maintained an investment grade rating on its debt from Moody s Investors Services and Standard & Poor s Rating Services, despite ratings downgrades, including a downgrade to less than investment grade from Fitch Ratings in 2002.

In an effort to rebuild its needed capital levels, Bladex developed a recapitalization plan, which was implemented and completed during 2003. The successful completion of the recapitalization, the continued reduction of the Bank s credit exposure in Argentina, and the gradual improvement of economic conditions in Argentina and other countries in Latin America, resulted in Fitch Ratings raising the Bank s credit ratings to BBB-, an investment grade rating. All of the Bank s credit ratings are now investment grade with a stable outlook. For additional information on the recapitalization, see Liquidity and Capital Resources - Stockholders Equity .

Developments During 2004

2004 was a remarkable year for Latin America s business environment, which experienced more mature financial systems, the development of local capital markets, and important improvement in the overall risk perception of the Region. Along with high levels of liquidity, reduced risk levels drove loan margins to historically low levels. The trade finance business in the Region saw a resumption of growth, spurred by several factors, among others, the Free Trade Agreements signed with the United States, an increase in intra-regional trade, and the worldwide surge in commodity prices which was in large part stimulated by the demands of the Chinese economy.

For 2004, Gross Domestic Product growth in the Region is estimated to have reached 5.5%, a significant increase over 1.2% in 2003. This trend was driven by improved terms of exchange, low inflation, and increasingly effective fiscal policies. As a result, risk levels generally improved during the year, with major rating agencies upgrading eight countries in the Region.

The Bank s business activity during 2004 reflected prevailing financial market conditions. During the year 2004, the Bank s efforts were focused on strengthening its role as a leading supranational bank supporting trade in Latin America by:

maximizing the value of the Bank s Argentine portfolio;

increasing the Bank s trade finance balances and diversifying its credit portfolio;

taking proactive capital management actions;

diversifying revenue; and

further strengthening the Bladex brand. Maximizing the Value of the Argentine Portfolio

Management believes that the Bank s effective management of its restructured portfolio in Argentina played a key role in its successful results for 2004. During 2004, the Bank s Argentine credit portfolio fell by \$195.1 million, or 44.8%, from \$435.1 million in 2003 to \$240.0 million in 2004. Net of specific reserves, 2004 year-end exposure was \$156.1 million, as compared to \$1.0 billion in 2001.

The reduction in the Argentine credit portfolio in 2004 was principally due to prepayments and scheduled payments of the restructured credits in the portfolio, which led to a reversal of Argentine specific provision for credit losses of \$104.9 million. This reversal of provision for credit losses contributed significantly to the Bank s successful results for the year ended December 31, 2004, which included net income of \$141.7 million, representing an increase of 27.1% over results for the year ended December 31, 2003 and a return on equity of 22.8%.

Increasing Trade Finance Balance and Diversifying Credit Portfolio

As a result of its efforts in executing its commercial strategy, the Bank experienced a 25.0% growth in its trade finance portfolio for the year ended December 31, 2004. This growth, together with the reduction in the Bank s Argentine credit portfolio throughout 2004, enabled the Bank to diversify its overall credit portfolio. As of December 31, 2004, 81.0% of the Bank s credit portfolio (excluding the non-accruing portfolio) was related to trade finance, compared to 72.7% for the year ended December 31, 2003.

Proactive Capital Management Actions

The year 2004 was also significant from the standpoint of the Bank s capital management and cash flow to its stockholders. A quarterly dividend policy of \$0.10 per share was established at the beginning of 2004 and such quarterly dividend was paid during the second and third quarter of 2004. The quarterly dividend was subsequently increased to \$0.15 per share during the fourth quarter of 2004. The Bank also paid a special dividend of \$1.00 per share, and authorized a \$50 million open market stock repurchase program, pursuant to which, as of December 31, 2004, the Bank had repurchased \$7.5 million of its Class E common shares.

Diversifying Revenue

The Bank s commercial strategy has been focused on short-term trade finance to financial institutions. Although this strategy enabled Bladex to operate successfully in the past, it has become clear that the new business environment, defined by the needs of the Bank s clients, demands a more encompassing approach. Accordingly, in 2004 the Bank commenced the implementation of a revenue diversification strategy.

Pursuant to its revenue diversification strategy, the Bank developed a new target client list, which includes the principal agents in the origination and financing of trade flows (importers and exporters, as well as financial institutions). In pursuing this approach, the Bank expanded its presence in Mexico, Colombia and Chile. In addition, the Bank identified a broader range of products, services, and solutions associated with foreign trade that it intends to provide, such as co-financing arrangements, syndicated loans, bilateral credits, and vendor financing.

In order to support and accelerate the Bank s revenue diversification strategy, the Bank revamped its commercial division by moving the division s headquarters to the United States, and by hiring a team of professionals with business experience working for large international banks operating in the Region, and expertise in product diversification and cross-selling.

The new commercial team focuses its efforts on four important areas to further the Bank s revenue diversification efforts: client relationships; product development and deployment (including structured trade finance); and on the strengthening of its middle office team to help guarantee the best execution possible to the Bank s clients. Client coverage is carried out from the Bank s commercial bases in Panama and New York, and the representative offices in Argentina, Brazil, and Mexico. The Bank also intends to expand its presence into Miami, Florida. At the end of 2004, the Superintendency of Banks in Panama authorized the opening of a new representative office in Miami. Bladex has filed an application with both the Florida State Banking Department and the Federal Reserve Bank to seek their approval to open the office in Miami.

Further Strengthening the Bladex Brand

During a series of special events in 2004, Bladex introduced its new corporate identity and branding strategy to the international investor community, clients, stockholders, business partners, and employees. The Bank s new brand was designed to portray Bladex more accurately: as a dynamic, innovative, competitive, and skilled Latin American foreign trade expert.

While Bladex s legal name will continue to be Banco Latinoamericano de Exportaciones, S.A, as part of its brand strategy it will phase out the use of this name for daily business purposes and emphasize the name Bladex as it commercial trademark.

The Bank s new logo, which resembles the shapes of its areas of influence Central America, the Caribbean and South America, reflects the uniqueness that is synonymous with Bladex and was introduced in Panama on July 5, 2004. It was launched in the United States on October 11, 2004 when, for the first time in Bladex s history, the New York Stock Exchange honored the Bank with a Bladex Day, and the Bank officiated at the widely seen closing bell ceremony.

Strategy for 2005

While management believes that 2004 was a successful year for the Bank, it also considers it to have been a year of transition. For 2005, management expects to focus on consolidating both its trade finance business and its revenue diversification strategy. To this end, the Bank intends to strengthen its position in the market, by continuing to leverage and further develop its unique set of competitive advantages: its supranational status, its governmental stockholder base and support, its knowledge of the Region and the industry, its loyal Regional customer base and its reliability and execution skills. Based on these factors, the Bank intends to focus on achieving the following targets:

expansion of the trade finance portfolio;

development of new products and services;

continued collection of the remaining restructured portfolio in Argentina;

upgrading of the technology platform; and

continued proactive capital management. Expansion of the Trade Finance Portfolio

The Bank intends to support the growing trade flows in the Region by offering an expanded range of trade finance solutions to existing and new bank and corporate customers. Business will be originated by sales forces both in the Region and in the United States, emphasizing cross-selling efforts throughout.

Development of New Products and Services

The Bank intends to build on its existing client franchise and market knowledge in an effort to identify new product opportunities related to its intermediation activity. For example, the Bank is currently marketing a U.S. Dollar clearing initiative to assist clients in clearing U.S. Dollar denominated transactions. In addition, the Bank anticipates that it will develop digital identification and bond desk services. Digital identification is a service to help banks protect the integrity of electronic transactions through electronic identification and digital authentication. The bond desk will make use of the Bank sknowledge of its clients and the Region, to purchase and sell debt securities.

Continued Collection of the Remaining Restructured Portfolio in Argentina

While, to date, the Bank considers its efforts in collecting its restructured debt in Argentina successful, it is aware that the remaining exposure in the country, although smaller, requires continued attention and follow-up.

Upgrading of the Technology Platform

The Bank s ability to continue improving its efficiency and quality of service is, to an important degree, determined by its technology platform. While adequate for its current needs, the Bank believes that its technology platform needs to be upgraded to align it with its future business plans. Therefore, during the year, the Bank intends to install a state of the art system to process its core operations.

Proactive Capital Management

The Bank intends to continue to monitor and balance its risk, return and capitalization level objectives with a medium term horizon in mind. In so doing, the Bank seeks to optimize considerations relating to market volatility, access to stable funding at competitive rates, providing resources to fuel growth, promote long-term stockholder investment, and generate competitive returns on stockholders equity.

Lending Policies

The Bank s Articles of Incorporation state that the Bank may not lend to an institution in a country in the Region unless the central bank or a designated government entity of that country is a holder of Class A shares of the Bank. It generally has been an operating policy of the Bank to extend credit directly to banks and state-owned export organizations within the Region, as well as to non-bank private entities, mostly through co-financing, loan syndications and participations with other banks. At December 31, 2004, excluding the non-accruing portfolio, total loans outstanding to non-bank private entities constituted 3.9% of the Bank s total loans. All credit requests from eligible borrowers are analyzed in the light of credit risk criteria, including economic and market conditions. The Bank maintains a consistent lending policy and applies the same credit criteria in evaluating the credit worthiness of all clients.

The Bank has 30 officers responsible for marketing the Bank s financial products and services to existing and potential customers. This includes the personnel in its Panama headquarters as well as in its representative offices in Argentina, Brazil and Mexico, and the New York Agency.

The Bank finances export and import transactions for all types of goods and products, with the exception of the export or import of weapons, ammunition, military equipment, liquor, hallucinogenic drugs or narcotics that are not utilized for medical purposes, and any article whose trading is widely prohibited due to environmental hazards or limitations established by international agreements. Exports financed by the Bank are destined for buyers in countries both inside and outside the Region. In the same manner, imports financed by the Bank originate from sellers in countries both inside and outside the Region.

At regular intervals (no less than once a year), the Bank conducts a credit review of each of its borrowers and of each country in the Region. The Bank s credit review includes an analysis of the borrower s financial condition, trends in the borrower s financial condition, peer group comparisons, a review of credit references and a review of general economic conditions in the borrower s country of origin, and may include discussions with bank regulatory authorities in the borrower s country of origin. On the basis of these credit reviews, the Bank establishes credit limits for each of its borrowers. Country limits are established by the Credit Policy and Risk Assessment Committee of the Board (the Board Credit Committee) on an annual basis and more often as required. The Board Credit Committee also reviews country usage in both nominal terms and in terms of capital requirements under Basel I and Basel II on a quarterly basis. All transactions must fully comply with Board approved country limits and other conditions.

Based on the criteria considered in the credit reviews and on any other information deemed relevant, borrowers are assigned risk ratings on a scale ranging from 1 to 10, with ratings from 1 through 6 considered normal and 7 (special mention) to 10 (loss) considered p credits. These ratings are assigned at least once a year in the case of normal credits and whenever the credits are reviewed or circumstances warrant. Ratings ranging from 7 through 10 are reviewed at least quarterly, whereas ratings ranging from 4 through 6 are rated at least semi-annually. Credits more than 30 days overdue are rated 7 or higher.

The Board of Directors approves all country credit limits based on management recommendations, along with targeted customers and risk profiles as to tenor and type of risk to be undertaken in a particular country. The Board of Directors reviews and approves the credit limits for each country in the Region at least once a year. The Board of Directors also reviews and monitors the credit portfolio of the Bank, including both impaired credits and non-impaired credits rated 7 or higher, at least every quarter.

The Bank generally establishes lines of credit for each of its borrowers in line with its risk analysis and business prospects; however, the Bank is not obligated to lend under such lines of credit. The Bank does not, as a general rule, publish or communicate its lending limits for countries in which it lends or its borrowers, but uses such limits internally as a credit risk management tool. Once a line of credit has been established, credit is generally extended after receipt of a request from the borrower for financing that is usually related to foreign trade. The pricing for such loans is determined in accordance with prevailing market conditions and the credit-worthiness of the borrower.

For existing borrowers, the Bank s management has authority to approve credit lines up to the legal lending limit prescribed by Panamanian law (see Regulation Panamanian Law), provided that such credit lines comply fully with the country credit limits and conditions for the borrower s country of domicile as approved by the Board of Directors. Approved borrower lending limits are reported to the Board Credit Committee on a quarterly basis. As of December 31, 2004, the legal lending limit prescribed by Panamanian law for any one borrower amounted to approximately \$196.8 million. The head of Risk Management Area, who has right of veto, and the head of Commercial Area or Treasury Area, depending on the type of facility being reviewed, or their designees must approve all credit lines. The head of Risk Management Area s approval is required for all credit approvals, and the Chief Executive Officer s approval is also required for all new clients and for exposures exceeding \$30.0 million. The approval of credit lines for any credit classified as 7 (special mention) require approval by the Board Credit Committee also reviews the entire impaired portfolio, including all Argentine loans along with non-impaired credits rated 7 or higher on a quarterly basis.

The Panamanian Banking Law also contains certain concentration limits, which are strictly adhered to by the Bank, including a 30% lending limit as a percentage of capital and reserves for Bladex borrowers and borrower groups. This latter limit was exceeded during 2002 with respect to several borrowers as a result of the Argentine crisis. The Superintendency of Banks in Panama granted the Bank a waiver of this requirement in July of 2002 which allowed it one year to reduce its credits to non-Argentine borrowers to the 30% limit (which was achieved), and an unspecified period to reduce its exposure to Argentine clients to the 30% limit, as market conditions allowed. At December 31, 2004, the Bank was in full compliance with all regulatory limits. See Regulation Panamanian Law .

The Bank s loans are generally unsecured. However, in certain instances, based upon its credit review of the borrower and the economic and political situation and trends in the borrower s home country, the Bank has determined that the level of risk involved requires that a loan be secured by pledged deposits.

The Bank has developed credit information on its borrowers over an extended period of time. Many of the Bank s borrowers have been customers and stockholders for periods of over ten years.

In response to developments that occurred in the Region in 2001 and 2002 and the effect of such developments on the Bank, the Bank s management decided to focus the Bank s business activities on providing short-term trade financing to banks. In addition, the Bank s Board of Directors in 2002 amended the Bank s by-laws to focus its business activities on providing trade related financing. This reflected the Board s desire, in view of the Bank s weakened financial condition, to avoid higher risk, longer-term loans not tied to specific trade transactions. During 2004, the Bank s Board established that the Bank s portfolio should consist of at least 70% trade transactions, with no more than 30% in working capital transactions, and no more than 35% in transactions with corporate clients. In turn, the portfolio must have an average residual tenor of 365 days. The Bank has complied with all these requirements.

At December 31, 2004, \$505.8 million or 19.0% of the Bank s total credit portfolio (excluding the non-accruing portfolio) represented non-trade related credits. At that date, \$175.1 million or 34.6% of these non-trade credits had a remaining term to maturity of less than one year, and \$330.7 million or 65.4% had a remaining maturity of one year or greater. At December 31, 2004 there were no past due loans of these non-trade credits.

Credit Portfolio

The Bank s credit portfolio consisting of loans, selected investment securities held to maturity and available for sale, securities purchased under agreements to resell, letters of credit, customers liabilities under acceptances, reimbursement undertakings, guarantees and credit commitments, declined from \$3.3 billion at December 31, 2002, to \$2.8 billion at December 31, 2003 and increased to \$2.9 billion at December 31, 2004.

The geographical distribution of the Bank s credit portfolio mostly reflects the GDP geographical distribution and trade flow volumes of the countries of the Region. In allocating country risk limits, the Bank takes into consideration several factors, including the Bank s perception of country risk levels, business opportunities, and economic and political analysis, applying a portfolio management approach.

The following tables set forth the distribution of the Bank s credit portfolio, by product category and by country at December 31 of each year set forth below. Investment securities are considered part of the Bank s credit portfolio (and therefore included in the chart below) when the acquisition of such securities is subject to the same lending policies, including credit approval criteria, as the rest of the credit portfolio. At December 31, 2004, all of the Bank s investment securities (securities available for sale and securities held to maturity) were considered part of its credit portfolio. The value of all securities available for sale included in the following tables has been calculated using the estimated fair value of such securities. Securities held to maturity are recorded at their amortized cost.

	At December 31,									
	2000	%	2001	%	2002	%	2003	%	2004	%
				(in \$	millions, excep	pt percentage	s)			
Loans	\$4,927	74.7	\$4,734	73.7	\$2,517	76.2	\$2,275	80.0	\$2,442	83.0
Investment securities 1	395	6.0	357	5.5	161	4.9	78	2.7	194	6.6
Securities purchased under agreements to										
resell	0	0.0	292	4.5	132	4.0	132	4.6	0	0.0
Contingencies	1,276	19.3	1,044	16.2	495	15.0	362	12.7	308	10.5
Total	\$6,599	100.0	\$6,426	100.0	\$3,305	100.0	\$2,847	100.0	\$2,944	100.0

¹ Investment securities consist of investment securities held to maturity and investment securities available for sale considered part of the Bank s credit portfolio. It also includes a \$1.4 million investment fund recorded as other asset.

	At December 31,									
	2000	%	2001	%	2002	%	2003	%	2004	%
				(in \$	millions, exce	pt percentage	es)			
Argentina	\$1,473	22.3	\$1,114	17.3	\$774	23.4	\$435	15.3	\$240	8.2
Bolivia	21	0.3	26	0.4	14	0.4	0	0.0	0	0.0
Brazil	2,430	36.8	2,490	38.7	1,183	35.8	1,154	40.5	1,180	40.1
Chile	88	1.3	114	1.8	49	1.5	133	4.7	363	12.3
Colombia	177	2.7	195	3.0	105	3.2	123	4.3	172	5.8
Costa Rica	29	0.4	69	1.1	49	1.5	75	2.6	38	1.3
Dominican Republic	178	2.7	221	3.4	225	6.8	37	1.3	27	0.9
Ecuador	113	1.7	96	1.5	79	2.4	87	3.1	101	3.4
El Salvador	41	0.6	62	1.0	9	0.3	31	1.1	71	2.4
Guatemala	42	0.6	28	0.4	29	0.9	36	1.3	40	1.4
Honduras	6	0.1	0	0.0	0	0.0	0	0.0	11	0.4
Jamaica	18	0.3	19	0.3	22	0.7	25	0.9	26	0.9
Mexico	1,380	20.9	1,062	16.5	230	7.0	247	8.7	380	12.9
Nicaragua	38	0.6	43	0.7	12	0.4	14	0.5	5	0.2
Panama	150	2.3	82	1.3	19	0.6	44	1.5	99	3.4
Paraguay	2	0.0	1	0.0	2	0.1	0	0.0	0	0.0
Peru	288	4.4	170	2.7	115	3.5	106	3.7	85	2.9
Trinidad & Tobago	55	0.8	59	0.9	84	2.5	100	3.5	92	3.1
Uruguay	7	0.1	0	0.0	0	0.0	0	0.0	0	0.0
Venezuela	44	0.7	274	4.3	168	5.1	61	2.1	5	0.2
Other	19	0.3	3021	4.7	136 ¹	4.1	139 ¹	4.9	81	0.3
Total	\$6,599	100.0	\$6,426	100.0	\$3,305	100.0	\$2,847	100.0	\$2,944	100.0

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¹ At December 31, 2001, 2002 and 2003, \$291.9 million, \$132.0 million, and \$132.0 million represented securities purchased under agreements to resell. At December 31, 2004, includes guarantees issued in the amount of \$8 million to a multilateral bank in Honduras.

At December 31, 2004, approximately \$2,162.8 million, or 73.5%, of the Bank s credit portfolio was outstanding to borrowers in the following four countries: Brazil (\$1,180.3 million, or 40.1%); Mexico (\$379.9 million, or 12.9%); Chile (\$362.6 million, or 12.3%); and Argentina (\$240.0 million, or 8.2%). In addition, at December 31, 2004, 20.9% of the Bank s total credits were to five borrowers in Brazil and 11.2% of total credits were to three borrowers in Mexico.

A per country distribution of the maturity profile of the Bank s medium-term exposure at December 31, 2004 is presented below:

			Credits Maturing in Year Ended					
	Medium-term portfolio outstanding as of Dec. 31, 2004	2005	2006	2007	2008 - 2013	Past Due		
		(in \$ millions, e	except percentag	es)				
Argentina	\$240	\$76	\$73	\$65	\$23	\$3		
Brazil	401	72	170	86	73	0		
Colombia	46	7	5	29	6	0		
Chile	265	224	0	0	41	0		
El Salvador	15	15	0	0	0	0		
Mexico	188	14	50	34	90	0		
Panama	20	0	10	10	0	0		
Peru	9	8	1	0	0	0		
Trinidad & Tobago	9	0	9	0	0	0		
Venezuela	4	4	0	0	0	0		
Total	\$1,197	\$420	\$318	\$224	\$232	\$3		
Percentage (%)	100%	35%	27%	19%	19%	0%		
						- <u> </u>		

Argentine Portfolio

The Bank s net exposure in Argentina as of December 31, 2004 is presented in the following table:

		At December 31, 2004		
	Loans	Investments	Contingencies	Total
		(in \$ 1	nillions)	
al Value (gross portfolio)	\$207	\$5	\$32	\$244
loss	n.a	(4)	n.a	(4)
blio at Dec. 31, 2004	207	1	32	240
owance for credit losses	(63)	n.a	(21)	(84)
. 31, 2004	\$144	\$1	\$12	\$156

As of December 31, 2004, the Bank s credit portfolio in Argentina amounted to \$240.0 million, a reduction of \$195.1 million, or 44.8%, compared to December 31, 2003. This reduction was mainly due to:

the sale of loans and investment securities totaling \$27.6 million;

payments and prepayments of restructured credits in the amount of \$168.3 million; and

fair value adjustments of investment securities and changes in value caused by changing foreign currency (Euro) exchange rates (-\$0.8 million).

As of December 31, 2003, the Bank s credit portfolio in Argentina amounted to \$435.1 million, a reduction of \$338.9 million, or 43.8%, compared to December 31, 2002. This reduction was mainly due to:

the sale of Argentine credits with a book value of \$254.3 million (face value of \$308.0 million), of which \$108.8 million were charged-off against the allowance for loan losses;

net principal collections for \$68.8 million; and

additional loan charge-offs (not related to the sale of loans) in the amount of \$28.4 million. The Argentine portfolio distribution by industry type as of December 31, 2004 was as follows:

	At December 3	31, 2004
	Argentine Credit Portfolio	%
	(in \$ millions except	percentages)
Non-Financial Entities		
Beverage	\$11	5%
Food production	13	6%
Mining and oil and gas extraction	37	15%
Utilities	19	8%
Total Non-Financial Entities	\$80	33%
Financial Institutions		
Controlled subsidiaries of major US and European Banks	\$40	17%
State-owned banks guaranteed by third party paper	51	21%
State-owned banks	69	29%
Total Financial Institutions	160	67%
Total Argentine Credit Portfolio	\$240	100%

During 2004, the Bank continued working with its Argentine clients to renegotiate and restructure their obligations. From this perspective, the composition and maturity profile of the Argentine credit portfolio as of December 31, 2004 was as follows:

	Argentine Portfo Outstan as of	lio	Credits M	aturing in Y	ear Ended		
Status	Dec. 31, 2004	%	2005	2006	2007	2008 - 2010	Past Due
			(in \$ millio	ns, except pei	centages)		
Performing under original terms	\$27	11%	\$12	\$13	\$2	\$0	\$0
Restructured and performing under renegotiated terms	202	84%	56	60	62	23	0
Not restructured and not paying interest	11	4%	8	0	0	0	3

					, <u></u>		
Total Argentine Credit Portfolio	\$240	100%	\$76	\$73	\$65	\$23	\$3
0							
	22						

As of December 31, 2004 the portfolio of restructured and performing loans, under the renegotiated terms, had an average life of 1.8 years as compared to an average life of 1.5 years at March 31, 2005. As of March 31, 2005, all assets have been restructured and are paying interest in Argentina.

As of March 31, 2005, the Bank s credit portfolio in Argentina amounted to \$101.5 million, a reduction of \$138.5 million, or 57.7%, compared to December 31, 2004. This reduction was mainly due to:

Principal loan and guarantee prepayments in the amount of \$109.9 million;

Scheduled repayments of restructured loans of \$14.9 million;

Sale of a \$10.8 million loan, that had not been restructured and was not paying interest;

Changes resulting from foreign currency (Euro) exchange rates of \$2.0 million; and

Charge-off of an Argentine investment security for \$0.9 million (book value).

Loan Portfolio

At December 31, 2004, the Bank s total loans amounted to \$2,441.7 million, compared to \$2,275.0 million at December 31, 2003. Excluding \$206.8 million of Argentine loans, 83.6% of the Bank s remaining loan portfolio at that date was scheduled to mature within one year. The Bank services all loans in its loan portfolio except syndicated loans, which are serviced through agent banks that are generally appointed by the arrangers of the syndication. See Note 6 to the Consolidated Financial Statements.

The majority of the Bank s short-term financing is extended in connection with specific foreign trade transactions that have been identified to the Bank.

At December 31, 2004, the Bank s medium-term loans had an average term remaining to maturity of approximately 20 months.

Loans by Country

The following table sets forth the distribution of the Bank s loans, including short-term loans, medium-term loans and long-term loans (defined as loans with an original maturity of over five years) by country at December 31 of each year set forth below:

					At Deceml	ber 31,				
	2000	%	2001	%	2002	%	2003	%	2004	%
				(in \$	millions, exce	pt percentage	s)			
Argentina	\$1,128	22.9	\$804	17.0	\$694	27.6	\$398	17.5	\$207	8.5
Bolivia	20	0.4	26	0.5	13	0.5	0	0.0	0	0.0
Brazil	1,858	37.7	2,013	42.5	930	37.0	1,011	44.4	1,054	43.2
Chile	83	1.7	112	2.4	48	1.9	131	5.8	322	13.2
Colombia	119	2.4	138	2.9	80	3.2	96	4.2	148	6.1
Costa Rica	24	0.5	67	1.4	42	1.7	59	2.6	38	1.5
Dominican Republic	103	2.1	175	3.7	156	6.2	24	1.1	0	0.0
Ecuador	63	1.3	14	0.3	46	1.8	22	1.0	51	2.1
El Salvador	25	0.5	19	0.4	2	0.1	26	1.1	44	1.8
Guatemala	30	0.6	23	0.5	29	1.1	34	1.5	38	1.6
Honduras	0	0.0	0	0.0	0	0.0	0	0.0	6	0.2
Jamaica	6	0.1	7	0.2	11	0.4	14	0.6	26	1.1
Mexico	1,030	20.9	833	17.6	142	5.6	183	8.0	262	10.7
Nicaragua	25	0.5	38	0.8	7	0.2	9	0.4	5	0.2
Panama	118	2.4	43	0.9	19	0.8	44	1.9	89	3.7
Paraguay	1	0.0	1	0.0	2	0.1	0	0.0	0	0.0
Peru	192	3.9	120	2.5	63	2.5	65	2.8	55	2.2
Trinidad & Tobago	55	1.1	59	1.2	84	3.3	100	4.4	92	3.8
Uruguay	7	0.2	0	0.0	0	0.0	0	0.0	0	0.0
Venezuela	40	0.8	242	5.1	149	6.0	61	2.7	5	0.2
Total	\$4,927	100.0	\$4,734	100.0	\$2,517	100.0	\$2,275	100.0	\$2,442	100.0

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The above and below tables do not include the Bank s outstanding selected investment securities net of impairment loss on securities, estimated unrealized gain (loss) on impaired securities, premiums and discounts (which were purchased as part of its credit portfolio activity), securities purchased under agreements to resell, credit commitments, letter of credit confirmations, customer liabilities under bankers acceptances and guarantees, each issued to, or issued by, borrowers in the Region, which totaled \$502.4 million at December 31, 2004.

Loans by Type of Borrower

The following table sets forth the amounts of the Bank s loans by type of borrower in the Region at December 31 of each year set forth below:

	At December 31,					
	2000	2001	2002	2003	2004	
			(in \$ millions)			
Private sector commercial banks	\$2,503	\$2,337	\$935	\$986	\$1,243	
State-owned commercial banks	850	693	511	422	563	
Central banks	69	59	71	0	13	
Sovereign debt	180	157	90	50	58	
State-owned exporting organizations	378	424	335	424	363	
Private corporations	947	1,064	574	392	201	
Total	\$4,927	\$4,734	\$2,517	\$2,275	\$2,442	

Securities Purchased under Agreements to Resell

The Bank purchases securities under agreements to resell the same or substantially identical securities. These agreements are considered secured loans, with the purchased securities generally consisting of U.S. Treasury and other debt securities. At December 31, 2003 and 2002, securities purchased under agreements to resell, all of which were with counterparties in Argentina, had carrying values of \$132.0 million. These arrangements were fully collateralized with U.S. Treasury securities and were classified as United States country risk. At December 31, 2004, the balance on these securities purchased under agreements to resell had been paid in full.

Investment Securities

The Bank s investment securities consist of securities held to maturity and securities available for sale.

The following table sets forth information regarding the carrying value of the Bank s investment securities portfolio at December 31 of each year set forth below. See also Operating and Financial Review and Prospects Changes in Financial Condition Investment Securities and Note 5 to the Consolidated Financial Statements.

	At December 31,			
	2002	2003	2004	
		(in \$ thousands)		
Securities Held to Maturity				
Bonds	\$11,555	\$29,452	\$27,984	
Total Securities Held to Maturity	\$11,555	\$29,452	\$27,984	
Securities Available for Sale				
Bonds	\$114,523	\$43,062	\$163,940	
Impaired bonds	34,635	5,279	932	
Total Securities Available for Sale	\$149,159	\$48,341	\$164,872	
Total Investment Securities	\$160,714	\$77,793	\$192,856	

At December 31, 2002, 2003 and 2004, the total carrying value of investment securities was net of estimated fair value adjustments on securities available for sale, including estimated unrealized gain (loss) on securities and impairment loss of \$44.3 million and \$1.0 million, for 2002 and 2003, respectively, which was charged to operations, resulting primarily from the impairment of Argentine securities that were originally purchased under the Bank s credit portfolio lending policy. See Asset Quality - Impaired Assets and Contingencies.

During 2002, the Bank reclassified securities held to maturity in the amount of \$174.0 million to securities available for sale, which, once reclassified, were recorded in the amount of \$131.3 million, net of estimated fair value adjustments. This reclassification was required by the Superintendency of Banks in Panama, which established a minimum credit rating for securities classified as held to maturity.

At December 31, 2004, 13.7% of the Bank s investment portfolio (excluding impaired bonds) was scheduled to mature within one year and the Bank s entire investment portfolio had a weighted average interest rate of 7.2% per annum.

Total Outstandings by Country

The following table sets forth the aggregate amount of the Bank s cross-border outstandings, consisting of cash and due from banks, interest-earning deposits in other banks, selected investment securities net of impairment loss on securities, estimated unrealized gain (loss) on impaired securities, premiums and discounts (which were purchased as part of its credit portfolio activity), securities purchased under agreements to resell and loans, but not including contingencies (collectively Cross-Border Outstandings) at December 31 of each year set forth below:

			At Decen	nber 31,		
	200	02	200	03	2004	
	Amount	% of Total Outstandings	Amount	% of Total Outstandings	Amount	% of Total Outstandings
			(in \$ millions, exc	cept percentages)		
Argentina	\$729	22.2	\$403	14.7	\$208	7.4
Austria	25	0.8	0	0.0	26	0.9
Bahrain	15	0.5	0	0.0	0	0.0
Belgium	40	1.2	0	0.0	0	0.0
Bolivia	13	0.4	0	0.0	0	0.0
Brazil	968	29.4	1,027	37.5	1,065	38.2
Canada	20	0.6	20	0.7	0	0.0
Chile	48	1.5	131	4.8	362	13.0

Colombia	105	3.2	123	4.5	172	6.2
Costa Rica	42	1.3	59	2.2	38	1.3
Denmark	15	0.5	0	0.0	0	0.0
Dominican Republic	156	4.7	24	0.9	0	0.0
Ecuador	46	1.4	22	0.8	51	1.8
El Salvador	2	0.1	26	0.9	59	2.1
Finland	10	0.3	16	0.6	20	0.7
		25				

	At Detenhort 51,						
	20	02	20	03	2004		
	Amount	% of Total Outstandings	Amount	% of Total Outstandings	Amount	% of Total Outstandings	
			(in \$ millions, exc	cept percentages)			
France	43	1.3	7	0.3	15	0.5	
Germany	80	2.4	86	3.1	0	0.0	
Guatemala	29	0.9	34	1.2	38	1.4	
Ireland	20	0.6	10	0.4	0	0.0	
Italy	20	0.6	20	0.7	10	0.4	
Jamaica	11	0.3	14	0.5	26	0.9	
Japan	30	0.9	10	0.4	45	1.6	
Mexico	188	5.7	213	7.8	364	13.0	
Nicaragua	7	0.2	9	0.3	5	0.2	
Panama	19	0.6	44	1.6	89	3.2	
Peru	63	1.9	65	2.4	55	2.0	
Portugal	34	1.0	23	0.8	0	0.0	
Spain	55	1.7	0	0.0	24	0.8	
Sweden	0	0.0	20	0.7	0	0.0	
The Netherlands	20	0.7	14	0.5	0	0.0	
Trinidad & Tobago.	84	2.6	100	3.6	92	3.3	
United Kingdom	43	1.3	10	0.4	0	0.0	
United States	141	4.3	150	5.5	15	0.6	
Venezuela	168	5.1	61	2.2	5	0.2	
Other ¹	2	0.1	0	0.0	6	0.2	
Total	\$3,289	100.0	\$2,740	100.0	\$2,789	100.0	

At December 31,

The following table sets forth the amount of the Bank s Cross-Border Outstandings by type of institution at December 31 of each year set forth below:

		At December 31,			
	2002	2003	2004		
		(in \$ millions)			
Private sector commercial banks	\$1,386	\$1,189	\$1,415		
State-owned commercial banks	575	475	577		
Central banks	71	0	138		
Sovereign debt	277	239	0		
State-owned exporting organizations	379	439	488		
Private corporations	601	398	171		
Total	\$3,289	\$2,740	\$2,789		

Contingencies

Other consists of Cross-Border Outstandings to countries in which Cross-Border Outstandings did not exceed \$10 million for any of the periods indicated above. Cross-Border Outstandings in countries outside the Region correspond mostly to cash and due from banks and interest bearing deposits with banks.

Contingencies are considered part of the credit portfolio because the Bank applies the same credit standards used in its lending process in its evaluation of these instruments. At December 31, 2004, total contingencies amounted to \$308.2 million, which represented 10.5% of the Bank s total credit portfolio.

The Bank advises and confirms letters of credit to facilitate internal and external regional trade transactions. The Bank also issues stand-by letters of credit and issues guarantees to provide coverage for country risk arising from the risk of convertibility and transferability of local currency of countries in the Region into hard currency. In a few cases, the Bank has also issued stand-by letters of credit and guarantees to provide coverage for country risk arising from political risks, such as expropriation, nationalization, war and/or civil disturbances. At December 31, 2004, total stand-by letters of credit and guarantees representing country risk coverage amounted to \$83.1 million, with no Argentine country risk exposure.

The Bank also enters into credit commitments (defined as legally binding agreements to lend to a customer) in order to meet the financial needs of customers. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee to the Bank. As some commitments expire without being drawn down, the total commitment amounts do not necessarily represent future cash requirements. See Note 17 to Consolidated Financial Statements.

Asset Quality

The Bank believes that its asset quality is linked to the composition of its client base, the importance that governments and borrowers in the Region attach to maintaining their continuing access to trade financing, and the Bank s strict adherence to commercial criteria in its credit activities. The Bank has developed an in-depth knowledge of and relationship with its client base throughout its 26 years of operations in the Region, which allows it to continue to further enhance its risk management process. Since the commencement of the Bank s operations in 1979 through December 31, 2004, the Bank has extended credit in the aggregate amount of \$128.7 billion, and has had charge-offs totaling \$249.3 million.

The management and the Credit Policy and Risk Assessment Committee of the Board of Directors of the Bank periodically review a report of all loan delinquencies. The Bank s collection policies include rapid internal notification of any delinquency and prompt initiation of collection efforts, usually with the involvement of senior management.

Impaired Assets and Contingencies

The Bank s impaired assets consist of impaired loans and impaired securities. Loans are identified as impaired and placed on non-accrual status when any payment of principal or interest is over 90 days past due or if the Bank s management determines that the ultimate collection of principal or interest is doubtful. In all cases, if a borrower has more than one loan outstanding under its line of credit with the Bank and any of its individual loans is placed on non-accrual status, the Bank places all outstanding loans to that borrower on non-accrual status. In the same manner, if a single note of a loan is placed on non-accrual status, the remaining notes under that loan are placed on non-accrual status as well. Securities that experience a decline in value, which is deemed other than temporary, are classified as impaired.

Impaired assets and contingencies constituted 23.4%, 17.0%, and 9.8% (mostly Argentine assets and contingencies) of the total credit portfolio of the Bank at December 31, 2002, 2003 and 2004, respectively. At December 31, 2004, all of the Bank s credit exposure in Argentina was classified as impaired and all interest income on these items and commission income generated by Argentine contingencies was accounted for on a cash basis. During the first quarter of 2005, the Bank placed its \$13.2 million exposure to an Argentine corporate client back on accrual basis.

The following table sets forth information regarding the Bank s impaired assets and contingencies at the dates indicated below:

		At	t December 31,		
	2000	2001	2002	2003	2004
		(in \$ thousa	inds, except percent	tages)	
Impaired loans	\$14,724	\$77,061	\$691,472	\$444,876	\$255,552
Allocation from the allowance for loan losses	9,236	17,715	365,346	191,293	81,725
Impaired loans as a percentage of total loans	0.30%	1.63%	27.48%	19.55%	10.47%
Impaired contingencies	\$0	\$20,000	\$45,387	\$31,934	\$32,324
Allocation from the reserve for losses on off					
balance-sheet credit risks	0	5,180	14,456	20,455	20,695
Impaired contingencies as a percentage of total	0.00%	1.92%	9.16%	8.83%	10.49%
Impaired securities (par value)	\$9,750	\$50,444	\$107,218	\$9,834	\$5,315
Estimated fair value adjustments on options and impaired securities	6,075 ¹	40,356 ²	72,582 ²	4,555 ²	4,384 ²
Estimated fair value of impaired securities	\$3,675	\$10,089	\$34,635	\$5,279	\$932
Impaired securities as a percentage of total securities ³	0.93%	2.83%	21.55%	6.76%	0.48%
Impaired loans and securities as a percentage of total Impaired loans, securities and contingencies as a	0.33%	1.47%	24.79%	17.56%	9.37%
percentage of total credit portfolio ⁴	0.28%	1.67%	23.41%	16.96%	9.83%

¹ Prior to the adoption of SFAS 133 in 2001, the estimated fair value adjustments of options were charged-off against the allowance for losses on guarantees.

² Includes impairment loss on securities, estimated unrealized gain (loss) on impaired securities, premiums and discounts.

³ Total securities consist of investment securities considered part of the Bank s credit portfolio.

⁴ The total credit portfolio consists of loans net of unearned income, fair value of investment securities, securities purchased under agreements to resell and contingencies.

Total impaired loans were \$255.6 million at December 31, 2004 compared to \$444.9 and \$691.5 million at December 31, 2003 and 2002, respectively. At December 31, 2004, the Bank s entire \$206.8 million loan portfolio in Argentina was classified as impaired assets and all interest income on these loans is accounted for on a cash basis. During the first quarter of 2005, the Bank placed its \$13.2 million exposure to an Argentine corporate client back on accrual basis.

The following table sets forth for the years ended December 31, 2002, 2003 and 2004 the amount of impaired loans in the Bank s loan portfolio, interest actually collected on these loans and thus included in income, interest which would have been recorded if the loans had not been classified as impaired and forgone interest revenue as a result of impaired loans.

	For the Year Ended December 31,			
	2002	2003	2004	
	(in \$ thousands)		
Impaired loans	\$691,472	\$444,876	\$255,552	
Interest which would have been recorded if the loan had not been impaired	26,836	28,889	18,716	
Interest actually collected on impaired loans and included in income	16,572	24,086	18,692	
Forgone interest revenue as a result of impaired loans	\$10,263	\$4,802	\$24	

Impaired Loans

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Except as shown in the above table, management does not believe that there is a material amount of loans with respect to which it has serious doubts as to the ability of the borrowers to comply with the present loan repayment terms and which could result in such loans becoming non-accruing loans.

Loans are charged-off when they are deemed uncollectible, after giving consideration to factors such as the customer s financial condition and underlying collateral and guarantees, as well as general and industry economic conditions. Normally this takes place within 12 months of a loan being classified in the loss category, which is defined as a credit where recovery is deemed improbable, although there may still be relevant specific factors which could result in improved prospects, such as eventual capital injections and the outcome of liquidation proceedings.

Impaired Contingencies

Contingencies are identified as impaired and placed on non-accrual status when any payment of fees or commissions relating thereto is over 90 days past due or if the Bank s management determines that the item may become payable by the Bank and ultimate collection of principal or interest is doubtful.

At December 31, 2002, the Bank had identified Argentine contingencies as impaired for a total of \$45.4 million for which it provisioned \$14.5 million. At December 31, 2003, the Bank maintained Argentine impaired contingencies for a total of \$31.9 million for which it provisioned \$20.5 million. At December 31, 2004, these Argentine impaired contingencies totaled \$32.3 million for which the bank provisioned \$20.7 million. Except for these cases, management does not believe that there is a material amount of contingencies with respect to which it has serious doubts as to the ability of the obligors to comply with the present terms thereunder.

Impaired Securities

At December 31, 2004, 2003 and 2002, all Argentine securities, registered as available for sale, were classified as impaired securities, given that the decline in their fair value was considered other than temporary. At December 31, 2004, 2003 and 2002 Argentine impaired securities with a par value of \$5.3 million, \$9.8 million and \$107.2 million, respectively, were recorded at their fair value of \$0.9 million, \$5.3 million and \$34.6 million, respectively.

The \$97.4 million decline in par value of impaired investment securities during 2003 was mostly attributed to the sale of Argentine securities with a par value of \$93.5 million (fair value of \$27.3 million at December 31, 2002). In addition, during 2003, an impaired security with a par value of \$9.5 million (fair value of \$4.6 million at December 31, 2002) was restructured and converted into loans. These declines were offset by the booking of investment securities with a par value of \$5.6 million (fair value of \$0.9 million) that were received in lieu of payment of an impaired Argentine loan, during 2003. The \$4.5 million decline in the par value of impaired securities during 2004 is attributed to the sale of Argentine securities with a par value of \$4.2 million, as well as payments received by the Bank for \$0.3 million.

During the first quarter of 2005, the Bank charged-off an Argentine investment security with par value of \$5.3 million (fair value of \$0.9 million), bringing the outstanding balance of impaired securities to \$0.00 at March 31, 2005.

Allowance for Credit Losses

The allowance for credit losses (which includes the allowance for loan losses and the reserve for losses on off-balance sheet credit risk) covers the credit risk on loans and contingencies. For additional information regarding allowance for credit losses, see Critical Accounting Policies Allowance for Credit Losses.

The allowance for credit losses consists of two elements. One element represents the aggregate of estimated losses on the Bank s impaired loans and contingencies. The second element represents a general allowance for probable losses on the entire credit portfolio of the Bank, net of impaired credits.

The Bank calculates an estimated loss for each impaired loan and contingency by considering a number of variables including, as appropriate, the secondary market value of the credit, the fair market value of any collateral and the present value of the expected future cash flows from the credit item discounted at the item s contractual effective rate. The sum of the estimated losses for each impaired credit item constitutes this element of the allowance.

On a quarterly basis, the Bank estimates probable credit losses on the balance of its loans and contingencies using a provisioning matrix model which differentiates risk into three categories: country risk, borrower risk and transaction type risk, and aggregates the sum of these factors. For each of the three categories, the Bank determines a percentage probability of loss with respect to each of its credits. These percentage loss probabilities are then aggregated for each credit with the weightings for the three risk categories being determined based on a number of factors, with the rating of the country in which the borrower is located, borrower risk and transaction risk receiving nearly equal weight. As the country rating declines, the weighting of the country risk factor increases up to a maximum of 45%. To determine the probability of loss due to country risk, the Bank uses sovereign ratings of well-known independent rating agencies. For the borrower risk category, the Bank uses its own numerical credit ratings, which it converts to the rating agency equivalent in order to apply the probability of default matrix. The Bank s rating system closely follows the probability of default matrix of a well-known rating agency. To determine the probability of loss based on transaction risk, the Bank evaluates each transaction mainly by taking into account whether the risk is a short-term trade transaction or otherwise. This process results in a percentage for each credit representing the estimated probability of loss for the credit. These percentages are then multiplied by the amount of each credit and the amounts are then aggregated to determine this element of the allowance for credit losses. The Bank also reviews the adequacy of the allowance taking into account regional political, financial and economic trends affecting the portfolio, delinquency trends, volatility and significant concentrations that are not fully reflected in the model, in order to determine whether any adjustments to the model are warranted.

At December 31, 2004, the Bank s total allowance for credit losses amounted to \$139.5 million, compared to \$258.3 million at December 31, 2003 and to \$453.1 million at December 31, 2002. At December 31, 2004, \$83.9 million of the allowance for credit losses represented estimated specific allowances related to specific Argentine impaired loans and contingencies, and \$18.5 million represented an estimated specific allowance related to specific Brazilian impaired loans, compared to \$195.4 million and \$16.3 million, respectively, at December 31, 2003, and to \$379.8 million and \$18.7 million, respectively, at December 31, 2002.

The \$194.8 million decline of the allowance for credit losses during 2003 was mainly due to a \$184.4 million reduction in the specific allowance for Argentine credits, given the \$338.9 million reduction in the Argentine credit portfolio mostly related to asset sales and credit repayments.

The \$118.9 million reduction in the total allowance for credit losses during 2004 was mainly due to a \$111.5 million reduction in the specific allowance for Argentine credits, mostly related to payments and prepayments of Argentine restructured credits, as well as recoveries and sales of Argentine loans. In addition, the Bank decreased its generic reserves assigned to certain countries by \$9.5 million, due to improved risk level; and decreased specific reserves by \$2.1 million assigned to a non-accruing loan in Brazil due to payments received. These reductions were partially offset by a \$4.3 million increase in the specific allowance assigned to a loan in Brazil placed on non-accrual status during the fourth quarter of 2004.

The following table sets forth information regarding the Bank s allowance for credit losses with respect to total credits outstanding at the dates indicated.

	At December 31,					
	2000	2001	2002	2003	2004	
		(in \$ thousa	ands, except percer	ntages)		
Components of the allowance for credit losses		,		U ,		
Allowance for loan losses:						
Balance at beginning of the year	\$117,670	\$110,388	\$177,484	\$429,720	\$224,347	
Provision	8,000	77,144	272,586	(69,508)	(111,400)	
Recoveries	307	286	292	1,971	6,396	
Loans charged-off	(15,589)	(10,334)	(20,641)	(137,836)	(12,991)	
Balance at the end of the year	\$110,388	\$177,484	\$429,720	\$224,347	\$106,352	
Reserve for losses on off-balance sheet credit risk:	. ,	. ,	. ,	. ,	. ,	
Balance at beginning of the year	\$6,000	\$17,200	\$17,200	\$23,370	\$33,973	
Provision	11,200	0	6,170	10,603	(871)	
Balance at end of the year	\$17,200	\$17,200	\$23,370	\$33,973	\$33,101	
Allowance for losses on guarantees (potential credit and market losses on options):	,	,			, -	
Balance at beginning of the year	\$6.838	\$5.025	\$0	\$0	\$0	
Provision charged to expenses	0	0	0	0	0	
Reclassification due to SFAS 133 adoption	0	(5,025)	0	0	0	
Guarantees charged-off	(1,813)	0	0	0	0	
Balance at the end of the year	\$5,025	\$0	\$0	\$0	\$0	
Total allowance for credit losses	\$132,613	\$194,684	\$453,090	\$258,320	\$139,454	
Allowance for credit losses to total credit portfolio	2.0%	3.0%	13.7%	9.1%	4.7%	

The following table sets forth the distribution of the Bank s loans charged-off against the allowance for loan losses, by country at December 31 of each year set forth below:

At December 31,

	2000	%	2001	%	2002	%	2003	%	2004	%
				(in \$ th	ousands, exce	ept percenta	ges)			
Argentina	\$4,138	26.5	\$10,332	100.0	\$19,674	95.3	\$137,020	99.4	\$12,991	100.0
Mexico	11,424	73.3	0	0.0	967	4.7	0	0.0	0	0.0
Panama	0	0.0	2	0.0	0	0.0	0	0.0	0	0.0
Paraguay	0	0.0	0	0.0	0	0.0	816	0.6	0	0.0
Peru	27	0.2	0	0.0	0	0.0	0	0.0	0	0.0
Total	\$15,589	100.0	\$10,334	100.0	\$20,641	100.0	\$137,836	100.0	\$12,991	100.0
							·			

The following table sets forth information regarding the Bank s allowance for credit losses allocated by country of exposure at the dates indicated.

			At Decemb	er 31,		
	2002		2003		2004	
Country	Total	%	Total	%	Total	%
		(in	\$ millions, excep	ot percentages)		
Argentina	\$379.8	83.8	\$195.4	75.7	\$83.9	60.2
Bolivia	0.2	0.0	0.0	0.0	0.0	0.0
Brazil	51.0	11.3	35.1	13.6	29.3	21.0
Chile	0.0	0.0	0.1	0.0	0.2	0.2
Colombia	0.7	0.2	0.8	0.3	1.3	0.9
Costa Rica	0.3	0.1	0.6	0.3	0.2	0.1
Dominican Republic	1.8	0.4	0.8	0.3	3.9	2.8
Ecuador	7.8	1.7	11.4	4.4	14.4	10.3
El Salvador	0.0	0.0	0.1	0.0	0.2	0.1
Guatemala	0.1	0.0	0.3	0.1	0.2	0.2
Honduras	0.0	0.0	0.0	0.0	0.4	0.3
Jamaica	0.4	0.1	1.0	0.4	1.0	0.7
Mexico	0.3	0.1	0.6	0.2	1.2	0.8
Nicaragua	0.6	0.1	2.1	0.8	0.7	0.5
Panama	0.1	0.0	0.2	0.1	0.4	0.3
Paraguay	0.1	0.0	0.0	0.0	0.0	0.0
Peru	0.8	0.2	2.0	0.8	1.3	1.0
Trinidad & Tobago	0.1	0.0	0.3	0.1	0.2	0.2
Venezuela	8.9	2.0	7.4	2.9	0.4	0.3
Other	0.0	0.0	0.2	0.1	0.2	0.1
Total Allowance for Credit Losses	\$453.1	100.0%	\$258.3	100.0%	\$139.5	100.0%

The following table sets forth information regarding the Bank s allowance for credit losses by type of borrower in the Region at the dates indicated.

		At December 31,			
	2002	2003	2004		
		(in \$ thousands)			
Private sector commercial banks	\$127,121	\$33,411	\$30,121		
State-owned commercial banks	117,428	129,199	59,993		
Central banks	6,211	7,997	9,985		
Sovereign debt	706	2,078	0		
State-owned exporting organizations	7,939	10,211	6,610		
Private corporations	193,685	75,241	32,556		
Other	0	182	189		
Total	\$453,090	\$258,320	\$139,454		

Management believes that the Bank s credit loss allowance level should reflect the potential for political and economic instability in countries in the Region and economic cycles. The recent events in countries such as Argentina, Ecuador, Bolivia, the Dominican Republic and Venezuela provide an example of the potential for economic instability in the Region and the need to maintain the allowance at an adequate

level. Given the Bank s large exposure to borrowers in a number of countries in the Region with the potential for economic and/or political instability and their high dependency on external capital, the Bank believes that its policy regarding the allowance for credit losses is appropriate. The determination of the appropriate level of allowances for credit losses necessarily requires management s judgment, including assumptions and estimates made in the c ontext of rapidly changing political and economic conditions in many of the countries in the Region. Accordingly, there is no assurance that the Bank s current level of the allowance will prove to be adequate in light of current and future events, particularly in Argentina.

Distribution of Assets, Liabilities and Stockholders Equity; Interest Rates and Differentials

The following table presents for the periods indicated the distribution of consolidated average assets, liabilities and stockholders equity as well as the total dollar amounts of interest income from average interest-earning assets and the resulting yields, and the dollar amounts of interest expense and average interest-bearing liabilities, and corresponding information regarding rates.

All impaired loans are on a non-accruing status and interest on these loans is accounted for on a cash basis. Average balances have been computed on the basis of consolidated daily average balance sheets.

				Year End	led Decembe	r 31,			
		2002			2003			2004	
Description	Average Balance	Interest	Average Yield/Rate	Average Balance	Interest	Average Yield/Rate	Average Balance	Interest	Average Yield/Rate
				(in \$ thousand	ls, except perc	centages)			
INTEREST-EARNING ASSETS									
Interest-bearing deposits with banks	\$563,265	\$9,717	1.70%	\$401,159	\$4,621	1.14%	\$212,801	\$2,729	1.26%
Securities purchased under agreements to									
resell	182,258	4,660	2.52	132,022	2,619	1.96	88,692	1,733	1.92
Loans, net	2,944,712	117,450	3.93	1,654,002	59,240	3.53	1,795,388	47,055	2.58
Impaired loans Investment securities	418,900 255,285	16,572 17,402	3.90 6.72	572,812 124,686	24,086 7,830	4.15 6.19	356,278 92,051	18,692 5,942	5.16 6.35
TOTAL INTEREST-EARNING ASSETS	\$4,364,420	\$165,800	3.75%	\$2,884,681	\$98,395	3.36%	\$2,545,209	\$76,152	2.94%
ABBLID	φ 1 ,501,120	\$105,000	5.15 %	φ2,004,001	\$70,375	5.50 %	φ2,545,207	φ70,132	2.9470
Non-interest-earning					·				
assets	\$76,074			\$56,553			\$61,213		
Allowance for loan losses	(323,110)			(324,758)			(178,513)		
Other assets	34,667			14,428			7,188		
TOTAL ASSETS	\$4,152,052			\$2,630,904			\$2,435,097		
INTEREST-BEARING LIABILITIES									
Deposits Short-term borrowings	\$791,601	\$15,283	1.90%	\$573,348	\$7,348	1.26%	\$772,060	\$11,939	1.52%
and placements Medium- and long-term	1,218,036	33,555	2.72	604,209	12,050	1.97	533,232	9,388	1.73
borrowings and placements	1,568,723	52,183	3.28	867,599	24,644	2.80	392,063	11,937	2.99
Redeemable preferred stock ¹	0	0	n.a.	5,319	366	6.78	9,227	862	9.19
SIOCK		0	11.a.	5,519	500	0.78	9,221	802	9.19
TOTAL INTEREST-BEARING									
LIABILITIES ²	\$3,578,360	\$101,021	2.78%	\$2,050,474	\$44,408	2.14%	\$1,706,582	\$34,127	1.97%
Non-interest bearing liabilities and other liabilities	\$113,911			\$109,584			\$105,553		
	,						,		
TOTAL LIABILITIES	\$3,692,271			\$2,160,058			\$1,812,134		
Redeemable preferred stock	13,624			5,982			0		

Stockholders equity	446,157		_	464,864			622,963		
TOTAL LIABILITIES, REDEEMABLE PREFERRED STOCK AND STOCKHOLDERS EQUITY	\$4,152,052			\$2,630,904			\$2,435,097		
			-						
NET INTEREST SPREAD ³			0.96%			1.23%			0.98%
NET INTEREST INCOME AND NET INTEREST MARGIN ⁴		\$64,779	1.48%		\$53,987	1.87%		\$42,025	1.65%
	-						-		

¹ SFAS 150, which requires the inclusion of the redeemable preferred stock as part of the other liabilities line item, was effective as of July 1, 2003.

Net interest income is affected by changes in volume and changes in interest rates. Volume changes are caused by differences in the level of interest-earning assets and interest-bearing liabilities. Rate changes result from differences in yields earned on interest-earning assets and rates paid on interest-bearing liabilities. The following table sets forth a summary of changes in net interest income of the Bank resulting from changes in average interest-earning asset and interest-bearing liability balances (volume) and changes in average interest rates for 2003 compared to 2002 and for 2004 compared to 2003. Volume and rate variances have been calculated based on movements in average balances over the period and changes in interest rates on average interest-earning assets and average interest-bearing liabilities. Variances caused by changes in both volume and rates have been allocated equally to volume and rate.

 $^{^2}$ For 2002, commission expense related to borrowings and placements was reclassified from commission expense and other charges to interest expense to conform with the required presentation for 2003 pursuant to U.S. GAAP.

³ Net interest spread represents the average yield earned on interest-earning assets less the average yield paid on interest-bearing liabilities.

⁴ Net interest margin is computed by dividing net interest income (total interest earned minus total interest paid) by the average balance of interest-earning assets. *Changes in Net Interest Income* Volume and Rate Analysis

	2003 vs. 2002					
	Volume	Rate	Net Change	Volume	Rate	Net Change
			(in \$ thous	ands)		
INCREASE (DECREASE) IN INTEREST INCOME						
Interest-bearing deposits with banks	\$(2,332)	\$(2,764)	\$(5,096)	\$(2,293)	\$401	\$(1,891)
Securities purchased under agreements to resell	(1,140)	(901)	(2,041)	(853)	(32)	(886)
Loans, net	(48,854)	(9,356)	(58,210)	4,385	(16,569)	(12,185)
Impaired loans	6,280	1,234	7,514	(10,233)	4,839	(5,394)
Investment securities	(8,552)	(1,020)	(9,572)	(2,078)	190	(1,888)
TOTAL INCREASE (DECREASE)	\$(54,597)	\$(12,808)	\$(67,405)	\$(11,072)	\$(11,171)	\$(22,243)
INCREASE (DECREASE) IN INTEREST EXPENSE						
Deposits	(3,506)	(4,429)	(7,935)	2,810	1,780	4,590
Short-term borrowings and placements	(14,576)	(6,929)	(21,505)	(1,333)	(1,330)	(2,662)
Medium- and long-term borrowings and placements	(21,619)	(5,920)	(27,539)	(13,993)	1,286	(12,707)
Redeemable preferred stock	183	183	366	317	180	497
TOTAL INCREASE (DECREASE)	\$(39,518)	\$(17,096)	\$(56,613)	\$(12,199)	\$1,917	\$(10,282)
INCREASE (DECREASE) IN NET INTEREST	<i>† (1 = 000)</i>	<i>• (• • • •</i>	* (10 = 0 =)	*****	¢(12,000)	
INCOME	\$(15,080)	\$4,288	\$(10,792)	\$1,127	\$(13,089)	\$(11,962)

Revenues Per Country

The following table sets forth information regarding the Bank s approximate net revenues per country for the years ended December 31, 2002, 2003 and 2004, with net revenues calculated as the sum of net interest income, net commission income, gain on sale of securities available for sale, gain on early extinguishment of debt, gain (loss) on foreign currency exchange and other income.

	For the year ended December 31,			
	2002	2003	2004	
		(in \$ millions)		
Argentina	\$9.0	\$38.5	\$14.6	
Bolivia	0.5	0.1	0.0	
Brazil	30.1	25.2	17.9	
Chile	1.1	1.1	1.1	
Colombia	2.7	1.4	2.2	
Costa Rica	1.0	0.6	1.0	
Dominican Republic	5.4	3.8	1.1	
Ecuador	2.1	2.5	2.8	
El Salvador	0.4	0.2	0.6	
Guatemala	0.5	0.6	0.6	
Honduras	0.0	0.0	0.1	
Jamaica	0.3	0.6	0.6	
Mexico	7.8	2.2	4.1	
Nicaragua	0.9	0.5	0.4	
Panama	0.5	0.4	0.6	
Paraguay	0.1	0.0	0.0	
Peru	2.0	1.5	1.1	
Trinidad & Tobago	1.1	0.9	0.6	
Uruguay	0.0	0.0	0.0	

Venezuela	6.4	2.7	1.2
Other	4.1	1.5	0.2
Total	\$76.1	\$84.1	\$50.8

Net revenues for 2004 was \$50.8 million, as compared to \$84.1 million for 2003 and \$76.1 million for 2002. The decline in net revenues for 2004 compared to 2003, was primarily due to:

a decline in the average credit portfolio from \$3.0 billion in 2003 to \$2.7 billion in 2004, and

a decline in the credit portfolio average spread from 2.84% in 2003 to 1.87% in 2004.

Competition

The Bank operates in a highly competitive environment in most of its markets. Management recognizes that the Bank needs to continue to invest and adapt to remain competitive. The Bank faces strong competition in making loans, in attracting deposits, and in providing fee-generating services. The Bank s competition in making loans comes principally from regional and international banks. Financial disintermediation by the local and international securities markets and specialized finance companies is another factor that represents competition from commercial banks, the securities markets and other new participants increases accordingly. This competition may have the effect of reducing the spreads of the Bank s lending rates over its cost of funds and constraining the Bank s profitability in the future. The Bank competes in its lending and deposit taking activities with other banks and international financial institutions, many of which have greater financial resources and offer sophisticated banking services.

The Bank believes that most of the competition it faces in the trade financing area and within the markets served by the Bank is from international banks, mostly European and North American, which provide similar financing services. Due to economic developments in the Region, the Bank has fewer competitors because many international banks have reduced their exposure in the Region or have withdrawn from the Region altogether, although, starting in late 2004, the trend started to change, as the market saw a number of banks return to the Region. Although international banks compete with the Bank, they are also providers of funding for the Bank and represent a source of business for the Bank. For example, many of these international banks provide credit facilities to the Bank to finance the Bank s trade finance activity.

The Bank also lends to branches or subsidiaries of certain international banks in the Region. At December 31, 2004, loans to international banks represented approximately 11.7% of the Bank s total loans. Furthermore, the Bank provides country risk coverage to branches of certain international banks that want to increase their activity in the Region, but cannot increase cross-border risk.

During 2002 and 2003, available credit lines to the Region declined due to increased country risk perception of Latin America. Banks in both the United States and Europe, the traditional sources of credit facilities in Latin America, were impacted by two significant forces: first, many of these were facing credit, trading and/or profitability difficulties in their home markets, which forced them to focus their resources on the defense of their core franchises; second, under these circumstances, banks turned particularly risk adverse. During late 2004, international banks in general started to return to the Region. This impacted pricing, and, to a lesser extent, volume.

In response to recent developments in the Region and the effect of such developments on the Bank (see Key Information Risk Factors), the Bank s management has decided to focus its future efforts on its core trade financing business.

The Bank believes that competition also comes from investment banks and the local and international securities markets, which provide liquidity to the financial systems in certain countries in the Region as well as non-bank specialized financial institutions. The Bank competes primarily on the basis of competitive pricing in financing trade-related transactions, providing a stable supply of credit to its clients and the quality of its service. The Bank believes that it continues to possess a competitive advantage in that it enables its customer banks to meet their clients financing needs, but does not compete directly with these banks for the business of their clients. Moreover, the Bank has developed customer loyalty because it has been a consistent source of trade-related financing. The Bank believes that it is an important source of trade finance to many of its clients. The Bank also believes that its operating efficiencies, commitment to the Region, preferred creditor status, market knowledge, and business focus constitute important competitive advantages in certain markets.

The trade financing business is also subject to changes. Increased open account exports and new financing requirements from multinational corporations are putting more pressure on the way banks traditionally intermediate foreign trade financing. The Bank cannot predict with certainty the changes that may occur and how these may affect the competitiveness of its businesses. Although the Bank has undertaken several initiatives to adapt to and benefit from these changes, it is possible that competition with the Bank s products will, in the future, reduce demand for the Bank s services. If this were to occur, the Bank may be required to take steps to further adapt to the changing competitive environment.

Consolidation in the banking systems within the markets in which the Bank operates could potentially affect the competitive environment in these markets. The consolidation process in most countries of the Region has reduced the number of client banks that the Bank can work with. The acquisition of local banks by large international banks in the local markets of the Region may also change the competitive environment. The Bank cannot predict with certainty the extent to which these changes in the banking industry may occur or the success that they may achieve. Although the Bank currently has a strong position in each of its market segments and is undertaking several initiatives to adapt, these changes in the business and in the markets of this Region could potentially place the Bank at a competitive disadvantage with respect to scale, resources and its ability to develop and diversify its sources of income.

Regulation

General

The Superintendency of Banks in Panama (the Superintendency of Banks) regulates, supervises and examines Bladex. In addition, the New York Agency is regulated, supervised and examined by the New York Banking Department and the Federal Reserve Board. The regulation of the Bank by relevant Panamanian authorities differs from the regulation generally imposed on banks in the United States by federal and state regulatory authorities.

As of October 5, 2004, the Superintendency of Banks entered into an arrangement for the sharing of supervisory information with various U.S. regulators, including the Federal Reserve Board, the Office of the Comptroller of Currency and the Federal Deposit Insurance Corporation (the Statement of Cooperation). The Statement of Cooperation promotes cooperation between U.S. and Panamanian banking regulators and demonstrates the commitment of the U.S. regulators and the Superintendency of Banks to the principles of comprehensive consolidated supervision.

Panamanian Law

On February 26, 1998, Panama adopted Decree-Law No. 9 (the Banking Law), which is a comprehensive revision and restatement of the banking legislation in Panama. The Banking Law took effect on June 12, 1998.

Bladex operates in Panama under a General Banking License issued by the National Banking Commission, predecessor of the Superintendency of Banks, and is subject to supervision and examination by the Superintendency of Banks. Banks operating under a General Banking License (General License Banks) are entitled to engage in all aspects of the business of banking in Panama, including accepting local and offshore deposits as well as entering into banking transactions in Panama that may have an economic impact outside of Panama.

General License Banks must have a paid-in capital of not less than \$10 million. Additionally, General License Banks must maintain minimum capital of 8% of their total risk-weighted assets. Capital is defined to include primary capital and secondary capital. Primary capital (Tier 1 capital) is comprised of paid-in capital, declared reserves and retained earnings while secondary capital (Tier 2 capital) includes undeclared reserves, reevaluations reserves, general reserves for losses, certain hybrid debt capital instruments and certain subordinated indebtedness. Secondary capital may not exceed primary capital. These standards are based on the Basel Capital Accord. The Superintendency of Banks is authorized to increase the minimum capital requirement percentage in Panama in the event that generally accepted international capitalization standards as set forth in the Basel Capital Accord become more stringent, in order to comply with such new international standards.

General License Banks are required to maintain 30% of their global deposits in liquid assets (which include short-term loans to other banks and other liquid assets) of the type prescribed by the Superintendency of Banks. In addition, General License Banks are required to maintain local assets in Panama in an amount not less than 85% of the deposits received from entities in Panama.

The Banking Law has abolished regulations regarding interest rate ceilings provided for in the prior banking law. Currently, banks in Panama can freely fix the amount of interest to be charged on their loans and with respect to operations. Banks in Panama are required to indicate the effective interest rates of loans and deposits in their statements to clients or at a client s request. Under the Banking Law, deposits from central banks and other similar depositories of the international reserves of sovereign states are immune from any attachment or seizure proceedings.

Pursuant to the Banking Law, no bank in Panama may make loans or issue guarantees or any other obligations, to any one person or a group of related persons in excess of 25% of the Bank s total capital; provided that, for Panamanian banks (i) whose shares are owned by governmental institutions and private institutions, (ii) whose principal office is located in Panama, and (iii) whose main line of business is lending to other banks (Exempted Banks), the foregoing lending limit is 30%. Bladex is an Exempted Bank. As a result of the Bank s decision to increase its allowance for credit losses and to take a charge for impairment losses on securities in 2002 and the corresponding reduction in the Bank s total assets and capital, the Bank exceeded this 30% limit with respect to several borrowers. The Superintendency of Banks granted the Bank a waiver of this requirement in July 2002, which allowed it one year to reduce its credits to non-Argentine borrowers to the 30% limit (which it has done), and an unspecified period to reduce exposure to Argentine clients to the 30% limit, as market conditions allow. During the second quarter of 2003, the Bank raised new equity capital in the amount of \$147.0 million through a rights offering. As of the date hereof, the Bank is in full compliance with the above lending limits.

Under the Banking Law, a bank may not make loans or issue guarantees or any other obligations to related parties that exceed (i) 5% of its total capital, in the case of unsecured transactions, (ii) 10% of its total capital, in the case of collateralized transactions (other than loans secured by deposits in the bank), and (iii) 50% of its total capital, in the case of loans secured by deposits in the bank. For these purposes a related party is (a) any one or more of the bank s directors, (b) any shareholder of the bank who directly or indirectly owns 5% or more of the outstanding and issued capital stock of the bank, (c) any company of which one or more of the bank s directors is a guarantor of the loan or credit facility, (d) any company or entity in which the bank or any one of its directors or officers or officers can exercise a controlling influence, (e) any company or entity in which the bank or any one of its directors or officers owns 20% or more of the outstanding and issued capital stock of such company or entity and (f) managers, officers and employees of the bank, or their respective spouses (other than home mortgage loans or guaranteed personal loans under general programs approved by the bank for employees).

The Superintendency of Banks has the power to allow Exempted Banks not to take into consideration loans granted to other banks for purposes of determining compliance with the above lending limits, provided that certain conditions of transparency and independence are met, as prescribed under the Banking Law.

The Banking Law contains further limitations and restrictions with respect to loans and credit facilities to parties related to the lending banks. For instance, under the Banking Law, all loans made to managers, officers, employees or stockholders who are owners of 5% or more of the lending Bank s outstanding and issued capital stock shall be made on terms and conditions similar to those given by the bank to its clients in arm s-length transactions and which reflect market conditions. In addition, shares of a bank cannot be pledged or offered as security for loans or credit facilities issued by such bank.

In addition to the foregoing requirements, there are certain other restrictions applicable to General License Banks, including (i) a requirement that a bank must notify the Superintendency of Banks before opening or closing a branch or office in Panama and obtain approval from the Superintendency of Banks before opening or closing a branch or subsidiary outside Panama and (ii) a requirement that a bank obtain approval from the Superintendency of Banks before it liquidates its operations, merges or consolidates with another bank or sells all or substantially all of its assets. The subsidiaries of Panamanian banks established in foreign jurisdictions must observe the legal and regulatory provisions applicable in Panama regarding the sufficiency of capital, as prescribed under the Banking Law.

The Banking Law provides that banks in Panama are subject to inspection by the Superintendency of Banks, which must take place at least once every two years. Such supervisory powers of the Superintendency of Banks also extend to a bank s subsidiaries and branches. The Superintendency of Banks last inspected Bladex in 2004 and the results of this inspection were fully satisfactory. Bladex is required to file monthly balance sheets and related financial statements with the Superintendency of Banks. Additionally, banks are required to file with the Superintendency of Banks quarterly and annual statements indicating the classification of their credit facilities and other reports and information, as prescribed by the Superintendency of Banks. In addition, banks are required to make available for inspection their accounting records, minutes, reports on cash on hand, securities, receipts, and any other reports or documents that are necessary for the Superintendency of Banks to ensure compliance with Panamanian banking laws and regulations. Banks subject to supervision may be fined by the Superintendency of Banks for violations of Panamanian banking laws and regulations.

Under the Banking Law, the Superintendency of Banks may order the reorganization of a bank when it considers this course of action to be in the best interests of the depositors, and to guarantee the solvency and continuity of such bank. The Superintendency of Banks is given broad powers to reorganize a bank. The Superintendency of Banks may request the stockholders of a bank to pay in additional capital or authorize the issuance of new shares and the sale of such shares to third parties at prices pre-determined by the Superintendency of Banks. Furthermore, the Superintendency of Banks may recommend fundamental restructuring schemes, including merger or consolidation with other banks, negotiation of bridge loans, sale or partial liquidation of assets and granting of security interests in connection with such reorganization plans. Ultimately, if the reorganization of the applicable bank fails, the Superintendency of Banks may begin the liquidation process.

The Banking Law has established an annual supervisory charge to be paid by General License Banks equal to \$30,000 plus \$35.00 per each \$1.0 million in assets, with the latter amount being limited to a maximum charge of \$100,000. The total amount due in this regard by Bladex for the year 2004 was \$130,000.

United States Law

Bladex operates a New York state-licensed agency in New York, New York and maintains a wholly-owned non-banking subsidiary in Delaware that is not engaged in activities other than holding 0.001% interest in an affiliated company. On January 12, 2005, Bladex after receiving approval from the Superintendency of Banks, applied to the Federal Reserve Board and the Florida Department of Financial Services to establish a representative office in Miami, Florida.

<u>New York State Law</u>. The New York Agency, established in 1989, is licensed by the Superintendent of Banks of the State of New York (the Superintendent) under the New York Banking Law. The New York Agency maintains an international banking facility, established in 1989, that is also regulated by the Superintendent and the Federal Reserve Board. The New York Agency is examined by the New York State Banking Department and is subject to banking laws and regulations applicable to a foreign bank that operates a New York agency. In this regard, New York agencies of foreign banks are regulated substantially the same as, and have similar powers to, New York state-chartered banks, except with respect to deposit-taking activities.

The Superintendent is empowered by law to require any branch or agency of a foreign bank to maintain in New York specified assets equal to a percentage of the branch or agency s liabilities, as the Superintendent may designate. Under the current requirement, the New York Agency is required to maintain a pledge of 1% of its total third-party liabilities, subject to a minimum of \$2.0 million. At December 31, 2004, the New York Agency maintained a pledge of \$4.2 million, representing the minimum required amount.

In addition, the Superintendent retains the authority to impose specific asset maintenance requirements upon individual agencies of foreign banks on a case-by-case basis. No such special requirement has been prescribed for the New York Agency.

The Superintendent is authorized to take possession of the business and property of a New York agency of a foreign bank whenever an event occurs that would permit the Superintendent to take possession of the business and property of a state-chartered bank. These events include the violation of any law, unsafe business practices, an impairment of capital, and the suspension of payments of obligations. In liquidating or dealing with an agency s business after taking possession of the agency, the New York Banking Law provides that the claims of creditors which arose out of transactions with the agency are granted a priority with respect to the agency s assets over other creditors of the foreign bank.

<u>Federal Law</u>. In addition to being subject to New York State laws and regulations, the New York Agency is subject to federal regulations, primarily under the International Banking Act of 1978 (the IBA). The IBA generally extends federal banking supervision and regulation to the United States offices of foreign banks. Under the IBA, the United States branches and agencies of foreign banks, including the New York Agency, are subject to reserve requirements on certain deposits. At present, the New York Agency has no deposits subject to such requirements. The New York Agency is also subject to reporting and examination requirements imposed by the Federal Reserve Board similar to those imposed on domestic banks that are members of the Federal Reserve System. In this regard, the Foreign Bank Supervision Enhancement Act of 1991 (the FBSEA) has amended the IBA to enhance the authority of the Federal Reserve Board to supervise the operations of foreign banks in the United States. In particular, the FBSEA has expanded the Board s authority to regulate the entry of foreign banks into the United States for violations of law or for unsafe or unsound banking practices.

In addition, under the FBSEA, state-licensed branches and agencies of foreign banks may not engage in any activity that is not permissible for a federal branch (i.e., a branch of a foreign bank licensed by the federal government through the Office of the Comptroller of the Currency of the Treasury Department (OCC), rather than by a state), unless the Federal Reserve Board has determined that such activity is consistent with sound banking practices. The IBA also restricts the ability of a foreign bank with a branch or agency in the United States to engage in non-banking activities in the United States, to the same extent as a United States bank holding company.

Under the Gramm-Leach-Bliley Financial Modernization Act of 1999 (the GLB Act), a foreign bank with a branch or agency in the United States may engage in a broader range of non-banking financial activities, provided it has qualified and registered with the Federal Reserve Board to be a financial holding company (FHC). As of the date hereof, Bladex has not registered with the Federal Reserve Board as an FHC.

The New York Agency does not engage in retail deposit-taking in the United States, and deposits with the New York Agency are not insured by the Federal Deposit Insurance Corporation (FDIC). Under the FBSEA, the New York Agency may not obtain FDIC insurance and generally may not accept deposits of less than \$100,000.

Bladex also is subject to certain provisions of the Federal Bank Holding Company Act of 1956 (the BHCA) because it maintains an agency in the United States. Generally, any non-banking activity engaged in by Bladex directly or through a subsidiary in the United States is subject to certain limitations under the BHCA. At present, Bladex has one subsidiary in the United States, Bladex Holdings Inc., that is incorporated under Delaware law. That subsidiary is not engaged in any activity, other than owning 0.001% of a Brazilian limited liability company that serves as Bladex s Brazilian representative office.

The USA PATRIOT Act of 2001 (the PATRIOT Act) substantially broadened the scope of U.S. anti-money laundering laws and regulations by imposing significantly new compliance and due diligence obligations, creating new crimes and penalties and expanding the extraterritorial jurisdiction of the United States. Failure of a financial institution to comply with the USA PATRIOT Act s requirements could have serious legal and reputational consequences for an institution. The New York Agency is a financial institution within the meaning of the PATRIOT Act.

Comparison of United States and Panama Banking Regulation

Since enactment of the Banking Law in Panama in 1998, the Panama Banking Law , the regulation and supervision of Bladex in Panama is broadly similar to the regulation and supervision of comparable banking organizations in the United States. The following discussion highlights the principal differences in the two jurisdictions, with respect to key aspects of banking regulation and supervision.

<u>Capital Adequacy:</u> The key measure of bank soundness internationally is the risk-based capital standards under the Basel Capital Accord. In the United States, both domestic banks and foreign banks that operate offices in the United States generally are required to comply with the Basel Capital Accord although the Basel Standard is applied to the foreign bank as a whole. Under the Panama Banking Law, Panama banks, including Bladex, are likewise subject to the Basel Capital Accord. Accordingly, there is no significant difference between the two jurisdictions in this regard.

<u>Deposit-taking:</u> Under the Panama Banking Law, Bladex has full power to accept deposits in Panama from residents and non-residents of Panama. Banks in the United States that take deposits from the public are required to have FDIC insurance. However, agencies of foreign banks, including the New York Agency, are prohibited from taking deposits from U.S. residents.

Lending Limits: Limitations on the amount that can be loaned to a single borrower, or group of related borrowers, is considered an important aspect of bank safety and soundness in the United States. Under New York law, banks generally are limited to lending no more than 15% of their capital and surplus to any one borrower or group of related borrowers. An additional 10% may be loaned if fully secured. Federal law imposes similar requirements on national banks and federally licensed branches and agencies of foreign banks. Because Bladex operates in New York through the New York Agency, these limitations apply to the Bank s total capital and surplus. The limitations under the Panama Banking Law are somewhat less stringent, since up to 25% may be loaned unsecured. Also, as an Exempted Bank, Bladex may lend up to 30% in some circumstances.

Insider Lending: United States banks that are FDIC-insured are subject to limitations on loans to officers and directors (insiders), but are exempt from the prohibition on loans to insiders enacted into law in 2002 under the Sarbanes-Oxley Act (SOX). Because it issues securities registered with the Securities and Exchange Commission and is not FDIC-insured, Bladex is subject to an outright prohibition on insider lending, and in this respect is subject to SOX and more stringently regulated than most United States domestic banks. Under Panama law, Bladex is subject to percentage limitations on insider lending that in some cases may be more liberal than under United States law. Under SOX, however, the United States prohibition applies to loans made by Bladex to insiders, even if made outside the United States.

<u>Comprehensive Consolidated Supervision:</u> Foreign banks are not permitted to open direct banking offices in the United States unless the Federal Reserve Board determines that they are subject to comprehensive consolidated supervision (CCS) on a worldwide basis by their home country regulator. Because the New York Agency was established prior to 1991, it was not required to meet this standard with respect to its existing office. To date, the Federal Reserve Board has not made a determination that any Panamanian bank is subject to CCS. However, such a determination would only be made in the context of an application by a Panamanian bank to establish or expand its operations in the United States. As noted above, Bladex has applied to the Federal Reserve Board and the Florida Department of Financial Services to establish a representative office in the State of Florida and is subject to a CCS review. All banks operating in Panama, both domestic and foreign, are also subject to consolidated supervision by the Superintendency of Banks. Foreign banks are not permitted to open offices in Panama unless the Superintendency of Banks located outside of Panama are subject to supervision by the Superintendency of Banks.

<u>Reporting and Examination</u>: Under United States law, banks are subject to on-site examination by State and/or federal regulators on at least an annual basis. In addition, foreign banks with a branch or agency in New York, including Bladex, are required to file annual reports with the Federal Reserve Board and the New York State Banking Department, and are required to notify, or receive the prior approval of, the Federal Reserve Board if they undergo significant changes in structure in the United States, such as by establishing a subsidiary. Under Panama law, examinations are required to be carried out at least every two years. In addition, banks are required to file monthly, quarterly and annual reports with the Superintendency of Banks and are also required to notify, and in some cases obtain prior approval from, the Superintendency of Banks if they undergo signi ficant changes in structure.

4.C Organizational Structure

Banco Latinoamericano de Exportaciones, S.A. (in its individual capacity, Bladex Panama) has three primary subsidiaries:

Banco Latinoamericano de Exportaciones, Limited (Bladex Cayman), a wholly owned subsidiary incorporated under the laws of the Cayman Islands (B.W.I.) on September 8, 1987. Bladex Cayman ceased all banking business and surrendered its banking license in December 2004 and is in the process of being dissolved.

Bladex Holdings Inc. (Bladex Holdings), which is a wholly owned subsidiary, was incorporated under the laws of the state of Delaware on May 30, 2000 and continues to exist thereunder, although it does not currently conduct any commercial activity

Bladex Representaçao Ltda., which was incorporated under the laws of Brazil on January 7, 2000 and continues to exist thereunder, was established to operate the Bank s representative office in Brazil. Bladex Representaçao Ltda. is 99.999% owned by Bladex Panama and 0.001% owned by Bladex Holdings.

The Bank commenced operations with stockholders equity of \$25 million paid by 186 stockholders and, at December 31, 2004, had stockholders equity of \$656.1 million. The Bank has three classes of common shares as follows:

Class A shares: Central banks or governmental financial institutions from 23 countries in the Region, own all of the Bank s Class A shares, which at December 31, 2004 comprised 16.3% of the Bank s common stock.

Class B shares: 125 commercial banks, mostly from the Region, own the Bank s Class B shares, which at December 31, 2004 comprised 8.4% of the Bank s common stock.

Class E shares: At December 31, 2004 Class E shares comprised 75.3% of its common stock, and are listed on the New York Stock Exchange.

As of December 31, 2004, the Board was comprised of three directors representing holders of the Class A common shares, five directors representing holders of the Class E common shares, and two directors representing all classes of common shares. On January 2, 2004, the Bank s Class B stockholders forfeited to the Class E stockholders their right to elect two directors, due to the percentage of Class B share ownership as of that date. For additional information regarding stockholders voting rights see Articles of Incorporation .

4.D Property, Plants and Equipment

The Bank owns its principal offices located at Calle 50 y Aquilino de La Guardia in Panama City, which was completed in 1983. The building, with office space of 3,457 square meters, is used solely by the Bank and is located on a 2,672 square meter site in the banking district of the city. As of the date hereof, the Bank also leases 136 square meters of office space in a nearby building. In addition, the Bank leases the following office space: (i) 150 square meters for its Buenos Aires Representative Office at Ave. Corrientes 617, 9 Piso, Buenos Aires, Argentina, (ii) 149 square meters for Bladex Representação Ltda. at Rua Leopoldo Couto de Magalhäes Junior 110, 9° Andar, Sao Paulo, SP, Brazil, (iii) 130 square meters for its Mexico City Representative Office at Ruben Dario 281, Oficina No 1203, Colonia Bosque de Chapultepec, Mexico City, Mexico; and (iv) 302 square meters of office space at 708 Third Avenue, 16th Floor, New York, NY 10017 for its New York Agency. See also Note 8 to Consolidated Financial Statements.

Item 5. Operating and Financial Review and Prospects

The following discussion should be read in conjunction with the Bank s Consolidated Financial Statements and the Notes thereto included elsewhere in this Annual Report.

Nature of Earnings

The Bank derives its income principally from net interest income and, to a lesser extent, from fee income. Net interest income, or the difference between the interest income the Bank receives on its interest-earning assets and the interest it pays on interest-bearing liabilities, is generated principally by the Bank s lending activities. The Bank generates fee income mainly through the issuance, confirmation and negotiation of letters of credit and guarantees covering commercial and country risk, loan origination and sales.

5.A Operating Results

The following table summarizes changes in components of the Bank s net income and performance at and for the periods indicated below:

	At and For the Year Ended December 31,				
	2002	2003	2004		
	(in \$ thousands, exce	ot per share amounts a	nd percentages)		
Total interest income	\$165,800	\$98,395	\$76,152		
Total interest expense ¹	(101,021)	(44,408)	(34,127)		
Net interest income	64,779	53,987	42,025		
(Reversal) Provision for loan losses	272,586	(69,508)	(111,400)		
Net interest income (loss) after provision for loan losses Other income (expense):	(207,807)	123,495	153,425		
Commission income, net ¹	8,886	7,446	5,928		
Reversal (Provision) for losses on off-balance sheet credit risk	(6,170)	(10,603)	871		
Derivatives and hedging activities	(341)	(7,988)	48		
Impairment loss on securities	(44,268)	(953)	0		
Gain on the sale of securities available for sale	184	22,211	2,922		
Gain on early extinguishment of debt	1,430	789	6		
Gain (loss) on foreign currency exchange	301	(382)	(194)		
Other income	553	42	77		
Net other income (expense)	(39,425)	10,562	9,658		
Total operating expenses	(19,259)	(22,561)	(21,352)		
Income (loss) from continuing operations	\$(266,492)	\$111,496	\$141,730		
Discontinued operations:					
Loss from operations and disposal of business segment	(2,346)	0	0		
Net income (loss)	\$(268,838)	\$111,496	\$141,730		
Net income (loss) available for common stockholders	\$(269,850)	\$111,130	\$141,730		
Net income (loss) per share after Preferred Stock dividend	\$(15.56)	\$3.88	\$3.61		
Return on average assets	(6.47)%	4.24%	5.82%		
Return on average stockholders equity	(60.48)%	23.91%	22.75%		

¹ For 2002, commission expense related to borrowings and placements was reclassified from commission expense and other charges to interest expense to conform with the required presentation for 2003 pursuant to U.S. GAAP. *Net Income*

During 2004, Bladex achieved record consolidated net income of \$141.7 million, compared to \$111.5 million in 2003 and compared to a net loss of \$268.8 million in 2002. The Bank s net income for the last two years reflected the effect of sales, payments and prepayments of the Bank s Argentine portfolio. During 2004, the Bank collected \$168.3 million in payments and prepayments of principal on its Argentine portfolio which, together with sales of Argentine loans with a face value of \$23.0 million and \$6.4 million in recoveries related to Argentine loans charged-off in previous years, resulted in reversals of allocated credit loss provisions back to earnings, generating a profit for accounting purposes of \$104.9 million.

During 2003 the Bank sold Argentine obligations with a face value of \$308.0 million, which resulted in reversals of the allowance for credit losses of \$62.9 million and gains on the sale of securities of \$22.2 million.

During 2002, the Bank s results were affected by charges of \$272.6 million representing provisions for credit losses related to the Argentine exposure, and charges for \$44.3 million, corresponding to impairment loss on certain securities with Argentine exposure.

Net Interest Income and Margins

The Bank believes that the most important factors that affect net interest income are:

operating net interest income (which is the difference between the interest income from lending margins and the Bank s cost of funds);

interest income on available capital funds (the yield of equity funds invested in interest-earning assets); and

interest rate gap effect (derived from the difference in repricing terms between interest-earning assets and interest-bearing liabilities).

Interest income on available capital funds and interest rate gap effect are sensitive to market interest rate changes. The Bank s net interest income may also be affected by one-time interest income and adjustments, such as the reversal of unpaid interest accrued when assets are placed on non-accrual status, which was the case in 2002, when most of the Argentine credit portfolio was placed on non-accruing status.

The following table sets forth information regarding the most important factors that affect net interest income for the periods indicated below.

For the Year Ended December 31,200220032004			
2002	2003	2004	
	(in \$ millions)		
\$52.1	\$42.0	\$29.7	
22.1	12.1	12.3	
(9.4)	(0.1)	0.0	
\$64.8	\$54.0	\$42.0	
	2002 \$52.1 22.1 (9.4)	2002 2003 (in \$ millions) \$52.1 \$42.0 22.1 12.1 (9.4) (0.1)	

Net interest income for 2004 was \$42.0 million, a decline of \$12.0 million compared to 2003. The decline was primarily due to lower operating net interest income, mostly related to:

lower average spreads over LIBOR on the Bank s accruing loan portfolio, resulting from the generally improved risk perception in the Bank s markets and generally improved U.S. dollar liquidity; and

lower interest collections on the non-accruing credit portfolio, resulting from principal reduction in the Bank s Argentine portfolio, as well as the reduction in the stock of non-trade credit portfolio, both of which yield a higher spread.

Net interest income for 2003 was \$54.0 million, a decline of \$10.8 million compared to \$64.8 million in 2002. The decline was primarily, due to:

lower average loan volumes (\$2.2 billion in 2003 versus \$3.4 billion in 2002) which generated lower operating net interest income;

lower average interest rates generated a lower return on the Bank s available capital funds, which are mostly invested in LIBOR-based floating rate assets;

the combination of a matched asset and liability maturity profile and a lower but stable interest rate environment, had a negative effect in the interest rate gap structure of the Bank during 2003, compared to 2002, when the Bank benefited from a declining interest rate environment and larger asset and liability mismatch; and

the reversal of unpaid interest accrued on non-accruing loans and adjustments for \$9.4 million during 2002, compared to \$0.1 million in 2003. The 2002 reversal was related to placing the Argentine credit portfolio on non-accruing status.

The following table sets forth the Bank s net interest income, net interest margin (defined as net interest income divided by the average balance of interest-earning assets), and the net interest spread (defined as average yield earned on interest-earning assets, less the average yield paid on interest-bearing liabilities) for the periods indicated below:

For the	For the Year Ended December 31,			
2002	2003	2004		
(in \$ mi	llions, except perce	ntages)		
\$64.8	\$54.0	\$42.0		
1.48%	1.87%	1.65%		
0.96%	1.23%	0.98%		

In 2004, the net interest margin and net interest spread decreased to 1.65% and 0.98%, respectively, from 1.87% and 1.23%, respectively in 2003, mainly due to lower operating net interest income during 2004, as described above.

In 2003, the net interest margin and net interest spread increased to 1.87% and 1.23%, respectively, from 1.48% and 0.96%, respectively in 2002, mainly due to higher interest collections on non-accruing assets and lower reversals of unpaid interest accrued on non-accruing loans in 2003.

For additional information regarding average loan volumes and interest rates, see Distribution of Assets, Liabilities and Stockholders Equity; Interest Rates and Differentials .

(Reversal) Provision for Loan Losses

The Bank s (reversal) provision for loan losses was \$(111.4) million in 2004, \$(69.5) million in 2003 and \$272.6 million in 2002. The \$111.4 million provision reversal during 2004 was mainly due to provision reversals related to Argentina, including:

\$92.5 million in payments and prepayments on restructured loans,

\$6.4 million in loan recoveries, and

\$6.3 million in sales of loans.

In addition, during the year, the Bank decreased \$8.4 million in generic reserves assigned to certain countries mainly due to improved risk levels, and reversed \$2.1 million in specific reserves related to a non-accruing loan in Brazil due to payments received. These reversals were partially offset by a \$4.3 million increase in specific reserves assigned to a loan in Brazil placed on non-accrual status during the fourth quarter of 2004.

Of the reversal amount for 2003, \$62.9 million resulted from the sale of loans of six Argentine borrowers during the year. The \$6.6 million balance related to an \$8.5 million net increase in specific allowances for loan losses for Argentine borrowers and a net \$15.1 million reduction in other allowances for loan losses, of which approximately \$14.0 million was related to Brazil, as a result of that country s improved economic situation.

During 2002, as a result of the Bank s concerns about the collectibility of its Argentine loan portfolio, after careful consideration, and based upon rigorous analysis of all the relevant factors and the results of an individual review of all Argentine clients, the Bank s Board decided to further increase the allowance for loan losses by \$272.6 million.

Further pre-payments, scheduled payments and sales of Argentine obligations would trigger additional reversal of provision related to these Argentine obligations.

Commission Income

We generate commission income primarily from originating letters of credit, guarantees, country risk coverage, and loans. The following table shows the components of commission income for the periods set forth below:

	For the Ye	For the Year Ended December 31,			
	2002	2003	2004		
	(in \$ thousands)			
Letters of credit	\$3,655	\$4,242	\$3,894		
Guarantees:					
Other guarantees	2,305	936	462		
Country risk coverage business	1,997	1,251	1,078		
Loans and other	968	1,460	603		
TOTAL COMMISSION INCOME	\$8,925	\$7,889	\$6,037		

Commission income declined \$1.9 million in 2004 to \$6.0 million at December 31, 2004, from \$7.9 million at December 31, 2003. This decline was mainly due to:

a 58.7% decline in loans and other commission income related to the Bank s decision to reduce loan commitments not related to foreign trade transactions, and to a one-time loan commitment fee of \$344 thousand that was recognized during the first quarter of 2003; and

a 17.3% average volume decrease in letters of credit and guarantees, reflecting risk-based decisions by the Bank, as well as competitive pressure.

The decline of \$1.0 million in commission income for 2003, as compared to 2002, resulted mainly from a decrease in the volume of guarantees issued.

Reversal (provision) for Losses on Off-Balance Sheet Credit Risk

The reserve for losses on off-balance sheet credit risk reflects the Bank s estimate of probable losses on customers liabilities under acceptances and financial instruments representing off-balance sheet credit risk to the Bank, such as confirmed letters of credit, stand-by letters of credit, credit commitments, reimbursement undertakings and guarantees, including country risk coverage guarantees.

Reversal of provision for losses in off-balance sheet credit risk for 2004 was \$0.9 million, compared to a \$10.6 million provision during 2003 and a \$6.2 million provision during 2002. The 2004 reversal was mainly due to exposure reductions in certain countries. If, in future periods, there are pre-payments or sales of Argentine off-balance sheet credit risk, we believe this would trigger a reversal of provision related to these Argentine obligations.

The \$4.4 million increase in provision for losses on off-balance sheet credit risk in 2003 compared to 2002, reflected a \$5.9 million increase in the reserve relating to off-balance sheet exposure to Argentine banks.

Derivatives and Hedging Activities

For the year ended December 31, 2004, the Bank registered income of \$47.7 thousand in derivatives and hedging activities, compared to a loss of \$8.0 million and \$340.7 thousand in 2003 and 2002, respectively. The \$8.0 million loss during 2003 was mostly related to the Bank s decision to unwind interest rate swaps associated with certain high yield fixed-rate securities.

During 2004, the Bank did not enter into new foreign exchange forward contracts or interest rate swaps transactions.

Impairment Loss on Securities

During 2004, the Bank did not identify any impairment loss on securities. For the years ended December 31, 2003 and 2002, impairment losses on securities amounted to \$1.0 million and \$44.3 million, respectively. During 2003, the decline in fair value of Argentine investments considered other than temporary was \$1.0 million. During 2002, Argentine securities with a par value of \$107.2 million were classified as impaired and were written down to their estimated fair value, resulting in a charge of \$44.3 million to income for 2002.

Gain on the Sale of Securities Available for Sale

From time to time, the Bank purchases debt instruments as part of its credit portfolio lending activity with the intention of selling them prior to maturity. These debt instruments are classified as securities available for sale. During 2004 and 2003, the Bank had gains on the sale of securities available for sale for \$2.9 million and \$22.2 million, respectively, mostly related to the sale of Argentine securities with a face value of \$4.3 million and \$93.5 million, respectively. During 2002, the market for debt instruments of the Region declined significantly due to the increased risk perception of the Region, and consequently, income from gains on the sale of securities available for sale was \$183.6 thousand.

Operating Expenses

The following table shows a breakdown of the components of total operating expenses for the periods indicated:

For the Ye	For the Year Ended December 31,			
2002	2003	2004		
(i	(in \$ thousands)			
\$9,874	\$11,390	\$10,335		
1,418	1,512	1,298		
2,395	3,147	2,572		
916	1,166	1,207		
4,656	5,346	5,941		
\$19,259	\$22,561	\$21,352		
	2002 (i \$9,874 1,418 2,395 916 4,656	2002 2003 (in \$ thousands) \$9,874 \$11,390 1,418 1,512 2,395 3,147 916 1,166 4,656 5,346		

The \$1.2 million, or 5.4%, decline in operating expenses for 2004 compared to 2003, was mostly due to lower salaries and other employee expenses related to lower severance costs, restructuring reserves and performance bonuses, which were partially offset by higher insurance premiums, expenses related to new product development and branding, and increased business promotion efforts.

The \$3.3 million, or 17.1%, increase in operating expenses during 2003 compared to 2002, was partly attributable to an increase in expenses related to information technology and systems security projects, higher compensation expenses (including severance costs, restructuring reserves, and employee retention plans) and higher insurance costs.

Changes in Financial Condition

Total assets were \$2.7 billion at December 31, 2004, compared to \$2.6 billion at December 31, 2003 and \$2.9 billion at December 31, 2002. The following table summarizes components on the Bank s balance sheet at the dates indicated below:

		At December 31,		
	2002	2003	2004	
		(in \$ thousands)		
ASSETS	\$828	¢070	\$607	
Cash and due from banks Interest-bearing deposits with banks	483,436	\$868 253,946	\$687 154,099	
Securities purchased under agreements to resell	132,022	132,022	0	
Investment securities	160,714	77,793	192,856	
Loans	2,516,512	2,275,031	2,441,686	
Less:	2,510,512	2,275,051	2,441,000	
Allowance for loan losses	(429,720)	(224,347)	(106,352)	
Unearned income	(9,485)	(4,282)	(3,845)	
Loans, net	2,077,307	2,046,402	2,331,488	
Customers liabilities under acceptances	34,840	29,006	32,530	
Premises and equipment	5,087	4,119	3,508	
Accrued interest receivable	15,412	10,931	15,448	
Derivative financial instruments-assets	6,571	2,256	0	
Other assets	13,050	6,214	5,491	
TOTAL ASSETS	\$2,929,267	\$2,563,556	\$2,736,107	
LIABILITIES AND STOCKHOLDERS EQUITY	551.072	702.055	0(4.1(0	
Deposits	551,973	702,955	864,160	
Short-term borrowings and placements	647,344	687,214	704,718	
Medium and long-term borrowings and placements	1,285,493	485,516	403,621	
Acceptances outstanding Accrued interest payable	34,840 11,872	29,006	32,530 6,477	
Derivative financial instruments-liabilities	20,020	5,432 13,021	0,477	
Reserve for losses on off-balance sheet credit risk	20,020	33,973	33,101	
Redeemable preferred stock ¹	0	10,946	7,860	
Other liabilities	12,955	11,163	27,509	
TOTAL LIABILITIES	\$2,587,868	\$1,979,227	\$2,079,977	
Redeemable preferred stock ¹	\$12,476	\$0	\$0	
STOCKHOLDEDS FOURY				
STOCKHOLDERS EQUITY	133,235	279,978	279,978	
Common stock, no par value Capital surplus	135,255	133,786	133,785	
Capital reserves	95,210	95,210	95,210	
Retained earnings	40,740	150,789	233,701	
Treasury stock	(85,634)	(85,310)	(92,627)	
Accumulated other comprehensive income (loss)	(118)	9,876	6,082	
recumulated other comprehensive medine (1055)	(110)	9,070	0,002	

TOTAL STOCKHOLDERS EQUITY	\$328,923	\$584,329	\$656,130
TOTAL LIABILITIES AND STOCKHOLDERS EQUITY	\$2,929,267	\$2,563,556	\$2,736,107

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¹ SFAS 150 which required the inclusion of redeemable preferred stock as part of the other liability line item was effective as of July 1, 2003. See Critical Accounting Policies .

Interest-Bearing Deposits with Banks

The following table shows the balance of interest bearing deposits with banks as well as a percentage of total assets and total deposits for the dates indicated below:

	At	At December 31,			
	2002	2004			
	(in \$ millio	ns, except percentage	es)		
Interest bearing deposits with banks	\$483.4	\$253.9	\$154.1		
Interest bearing deposits with banks to total assets	16.5%	9.9%	5.6%		
Interest bearing deposits with banks to total deposits	87.6%	36.1%	17.8%		

Given the return to regional market stability, the increase in the Bank s capital, increased funding availability and an increase in lending activity, the level of interest-bearing deposits with banks as a percentage of total assets and deposits has been reduced during the last two years to more historical levels.

Investment Securities

At December 31, 2004, 100% of investment securities represented securities purchased as part of the Bank s credit portfolio lending policy and were composed of securities available for sale, recorded at fair value, and securities held to maturity, recorded at amortized cost. Investment securities amounted to \$192.9 million at December 31, 2004, compared to \$77.8 million at December 31, 2003 and \$160.7 million at December 31, 2002. The decline in investment securities during 2003 resulted mainly from the redemption of securities available for sale and the sale of Argentine securities.

Loans

At December 31, 2004, loans amounted to \$2.4 billion compared to \$2.3 billion at December 31, 2003 and \$2.5 billion at December 31, 2002. The \$166.7 million increase in loans during 2004 was mainly attributable to growth of the Bank s trade finance loan portfolio, which offset the decline in the Bank s non-accruing loans and the stock of non-trade medium-term loan portfolio. The \$241.5 million decline in loans during 2003 was mainly attributable to the sale of Argentine loans, collections of loan principal and the reduction of loan exposure commensurate with increasing risk levels in some countries in the Region.

Allowance for Loan Losses

During 2004, the allowance for loan losses decreased by \$118.0 million to \$106.4 million, primarily as a result of reversal of provisions related to the scheduled payments and pre-payments of Argentine restructured loans, as well as Argentine loan sales and recoveries. In addition, the Bank has decreased generic reserves assigned to certain countries due to improved risk perception as reflected in country credit ratings (primarily Brazil) and due to the reduction of credit exposure in some countries in the Region, such as the Dominican Republic, Venezuela and Nicaragua.

During 2003, the allowance for loan losses decreased by \$205.4 million to \$224.3 million, primarily as a result of a \$190.4 million reduction in the allowance for Argentine loans resulting from asset sales, repayments and charge-offs. During 2002, given the further deterioration of the economic, political and financial situation in Argentina, that started to deteriorate in 2001, the Bank s Board and management determined to increase the allowance for loan losses by \$272.6 million which, together with loan charge-offs for \$20.6 million, resulted in a total allowance for loan losses of \$429.7 million at December 31, 2002, of which \$365.3 million was allocated to Argentine impaired loans.

Critical Accounting Policies

General

The Bank prepares its Consolidated Financial Statements in conformity with U.S. GAAP. As such, the Bank is required to use methods, make estimates, judgments and assumptions in applying its accounting policies that have a significant impact on the results it reports in its Consolidate Financial Statements. Some of the Bank s accounting policies require management to make difficult and subjective judgments, often as a result of the need to make estimates of matters that are inherently uncertain. The Bank s management bases its estimates on historical experience and on various other assumptions that it believes to be reasonable under the circumstances. Actual results may differ from the estimates.

The Bank s most critical accounting estimates include the assessment of allowance for loan losses, impairments on the value of securities that are other than temporary, and the fair value of financial instruments. These policies are discussed below:

Allowance for Credit Losses

The allowance for credit losses (which includes the allowance for loan losses and the reserve for losses on off-balance sheet credit risk) covers the credit risk on loans and off-balance sheet credit risk and is maintained at a level that is adequate, in management s judgment, to provide for estimated probable losses inherent in the Bank s credit portfolio.

The allowance for credit losses consists of two elements. The first element represents the aggregate of estimated losses on the Bank s individual impaired loans and contingencies. The second element represents a general allowance for probable losses on the entire credit portfolio of the Bank net of specific impaired credits.

The Bank estimates a specific allowance for credit losses resulting from an impaired credit by comparing the net present value of the expected cash flows from the credit discounted at the effective interest rate of the credit and the carrying value of the credit.

Additionally, for the rest of the credit portfolio the Bank maintains a general credit loss allowance, which is estimated using a provisioning matrix model. This provisioning matrix model differentiates the risk into three categories and aggregates the sum of the following three factors: country risk, borrower risk and transaction type risk. To determine the probability of loss due to country risk, the Bank uses sovereign ratings assigned by well-known independent rating agencies. For the borrower risk category, the Bank uses its own numerical credit ratings, which it converts to the rating agency equivalent in order to apply the probability of default matrix. The Bank evaluates the transaction risk mainly by taking into account whether the risk is a trade transaction or otherwise. This model is a tool to estimate and validate the levels of reserves required, sinc e it does not take into consideration all variables affecting asset quality. Therefore, the Bank also reviews the adequacy of reserves, taking into account regional political, financial and economic trends affecting the portfolio, delinquency trends, volatility and significant concentrations that are not fully reflected in the model, in order to determine whether any adjustments to the model are warranted. See Information on the Company Business Overview Asset Quality Allowance for Credit Losses. Although the Bank believes that its allowance for credit losses will be adequate to cover all expected losses in its credit portfolio and is in accordance with U.S. GAAP, there can be no assurance that the allowance will be adequate to cover any further increase in the amount of impaired credits or any further deterioration in its impaired credit portfolio or that the use of other different estimates and assumptions could produce different allowances, and amendments to the allowances may be required in the future, as a consequence of economic events.

Other than Temporary Impairment on Securities

A decline in the value of a security is deemed other than temporary when, among other things, the decline in fair value has been, in the judgment of management, for an extended period of time and/or the payment of interest and principal are past due. In these cases, the carrying value of the security is written down to its estimated fair value through a charge against earnings, characterized as impairment loss on securities. Premiums and discounts are amortized or credited over the life of the related security as an adjustment to yield using a method that approximates the method used for interest.

Fair Value of Financial Instruments

Under U.S. GAAP, financial instruments, when required, are stated at fair value. Fair values are based on quoted market prices or, if not available, on internally developed models based on available information. However, market information is often limited or may not even be available. In that case, the Bank s management applies judgment. Other factors that could affect estimates as well are incorrect model assumptions, market dislocations and unexpected correlation. Notwithstanding the judgment required in fair valuing, the Bank believes that its estimates are adequate. However, the use of different models or assumptions could result in changes in the Bank s reported results.

New Accounting Standards

On December 16, 2004, the Financial Accounting Standard Board (FASB) issued the SFAS 123, Share-Based Payment (revised 2004), which required issuers to account as an expense all employee services received in share-based payment transactions, using a fair-value-based method. For public companies, the effective date is the first interim period beginning after June 15, 2005. The Bank s accompanying Consolidated Financial Statements as of December 31, 2004 have been prepared applying the intrinsic value based method to account for stock-based compensation plans prescribed by APB Opinion No. 25, Accounting for Stock Issued to Employees, accordingly. Under the intrinsic value based method, compensation cost is the excess, if any, of the quoted market price of the stock at grant date or other measurement date, over the amount an employee must pay to acquire the stock.

On April 14, 2005 the Securities and Exchange Commission announced the adoption of a new rule that amends the compliance dates for SFAS 123, Share-Based Payment (revised 2004). For public companies, the new effective date for compliance is at the beginning of their next fiscal year that begins after June 15, 2005.

In July 1, 2003, FASB issued SFAS No. 150 (Accounting for Certain Financial Instruments with Characteristics of Both Liabilities and Equity). SFAS No. 150 establishes standards for how an issuer classifies and measures certain financial instruments with characteristics of liabilities and equity. It requires that an issuer classify a financial instrument that is within its scope as a liability, because that financial instrument embodies an obligation of the issuer. SFAS No. 150 became effective for financial instruments entered into or modified after May 31, 2003, and otherwise was effective at the beginning of the first interim period beginning after June 15, 2003. This adoption required the reclassification of the Bank s redeemable preferred stock as a liability on the Bank s consolidated balance sheet in 2003.

5.B Liquidity and Capital Resources

For the year ended December 31, 2004, the Bank s level of liquid assets have been reduced to more historical levels of about 5% to 10% of total assets. This reduction is primarily attributable to the substantial improvement in the Bank s capitalization ratios, improved regional market conditions and the concurrent increase in the Bank s lending activity.

Liquidity

Liquidity refers to the Bank s ability to maintain adequate cash flows to fund operations and meet obligations and other commitments on a timely basis. The Bank maintains its liquid assets in demand deposits, overnight funds and time deposits with well-known international banks. These liquid assets are adequate to cover 24-hour deposits from customers, which theoretically could be withdrawn on the same day. At December 31, 2004, the Bank s 24-hour deposits from customers (overnight deposits, demand deposit accounts and call deposits) amounted to \$22.6 million, representing 2.6% of the Bank s total deposits. In addition, the Bank had approximately \$40.1 million to \$44.4 million of time deposits maturing daily. The liquidity requirement resulting from these maturities is met by the Bank s liquid assets, which at December 31, 2004, were \$150.6 million (representing 17.4% of total deposits), and by daily maturities of approximately \$144.3 million to \$178.6 million in the Bank s loan portfolio. In 2004, based upon the continuing improvement of the market s perception of the Bank s risk, the Bank was able to maintain a strategy of reducing its liquidity, reflecting a balance of \$150.6 million at December 31, 2004, as compared to \$252.6 million and \$479.3 million at December 31, 2003 and 2002, respectively.

The Bank s overall objective is to have a minimum of 50% of its liquidity position represented by demand, call accounts and time deposits with maturities of less than one week, invested in overnight deposits, with the balance invested in:

short-term time deposits with maturities of up to six months in the inter-bank market. Inter-bank deposits are placed with reputable international banks that have A1, P1, or F1 ratings by two of the major rating agencies, and are located outside of the Region. These banks must have a correspondent relationship with the Bank and be approved by the Board on an annual basis;

investment funds; or

negotiable money market instruments, such as Euro certificates of deposit, commercial paper, bankers acceptances and other liquid instruments with maturities of up to 180 days. These instruments must be of investment grade quality (carrying two of the following ratings: A-1, P-1 or F-1 from Standard & Poor s, Moody s or Fitch, respectively) and must have a liquid secondary market.

The primary objectives for the investment of the Bank s liquidity funds are security and convertibility and the secondary objective is yield. In order to manage its liquidity needs and risks, the Bank s liquidity position is reviewed and monitored on a daily basis by management.

The following table shows the Bank s liquid assets, which consist of short-term funds deposited with other banks broken down by principal geographic area at the dates indicated below:

		At December 31,		
	2002	2003	2004	
		(in \$ millions)		
Europe	\$405.2	\$206.4	\$104.0	
United States	9.1	36.0	1.4	
Other O.E.C.D.	65.0	10.2	45.2	
Total	\$479.3	\$252.6	\$150.6	

The Bank s loan and investment portfolio is primarily short-term. At December 31, 2002, 2003 and 2004, 79.5%, 93.9% and 78.7%, respectively, of the Bank s loan and investment portfolio (loans plus investment securities held to maturity and available for sale plus securities purchased under agreements to resell, excluding Argentine impaired loans and impaired securities) had an average term left to maturity of 365 days or less. While the Bank s liabilities generally mature over shorter periods than its assets, requiring the Bank to renew or create new liabilities at current interest rates, the associated risk is diminished by the short-term nature of the loan portfolio. At December 31, 2004, the average original term to maturity of the Bank s short-term loan portfolio (excluding impaired loans and impaired securities) was approximately 223 days.

At December 31, 2004, the Bank s cumulative maturity gap for the subsequent six-month period was positive. This means that the Bank has sufficient asset maturities in the next six months to cover the maturity of its liabilities.

Funding Sources

The Bank s principal sources of funds are deposits, borrowed funds and floating and fixed rate placements. While these sources are expected to continue to provide the majority of the funds needed by the Bank in the future, their mix, as well as the possible use of other sources of funds, will depend upon future economic and market conditions. The following table shows the Bank s funding distribution:

	Α	At December 31,			
	2002	2002 2003			
	(in percentages)			
Inter-bank deposits	21.3%	35.5%	41.5%		
Short- and medium-term borrowings and placements	74.7%	59.3%	53.3%		
Other liabilities	4.0	5.2	5.2		
Total liabilities	100.0%	100.0%	100.0%		

Short- and medium-term borrowings and placements are important sources of funding for the Bank s loan portfolio because they permit the Bank to diversify its funding sources outside the Region, and because the Bank utilizes these borrowings and placements, which generally have longer maturities than deposits, to help manage its asset and liability positions. Funds raised by the Bank have historically been used primarily to fund trade-related loans to its customers. A portion of the funds raised is used to maintain liquidity held in cash and due from banks and interest bearing-deposits in other banks, which at December 31, 2002, 2003 and 2004 totaled \$479.3 million, \$252.6 million and \$150.6 million, respectively.

Deposits

The Bank obtains deposits principally from central and commercial banks in the Region. At December 31, 2004, approximately 43.9% of the deposits held by the Bank were deposits made by central banks of countries in the Region. Many of these banks deposit a portion of their dollar reserves with the Bank. The average term remaining to maturity of deposits from central banks of countries in the Region at December 31, 2004 was 37 days as compared to 27 days at December 31, 2003. The bulk of the Bank s remaining deposits is obtained primarily from commercial banks located in the Region. At December 31, 2004, deposits from the Bank s five largest depositors, of which two were central banks in the Region, represented 50.6% of the Bank s total deposits.

The principal components of the Bank s customer deposits are demand and time deposits. The following table analyzes the Bank s deposits by country at December 31 of each year set forth below:

	Α	At December 31,		
	2002	2003	2004	
	(in \$ millions)		
Argentina	\$106.3	\$111.4	\$75.1	
Barbados	5.0	5.0	2.4	
Brazil	252.3	328.2	364.6	
Chile	5.0	3.1	5.0	
Colombia	22.5	23.2	31.7	
Costa Rica	0.2	48.6	46.1	
Dominican Republic	54.2	22.2	28.3	
Ecuador	0.8	1.5	75.5	
El Salvador	2.2	22.3	26.5	
France	14.8	9.5	0.0	
Germany	0.0	0.0	45.0	
Haiti	2.1	1.7	1.9	
Honduras	0.5	0.5	20.3	
Hungary	0.0	0.0	0.2	
Italy	0.0	5.0	9.1	
Jamaica	2.1	1.6	1.6	
Mexico	10.0	55.0	90.0	
The Netherlands	3.5	0.0	0.0	
Nicaragua	0.1	0.0	0.1	
Panama	0.3	10.9	13.2	
Paraguay	0.0	0.0	3.0	
Peru	0.2	0.6	0.3	
Spain	20.0	20.0	0.0	
Trinidad and Tobago	32.9	10.2	10.3	
Venezuela	17.0	22.5	13.9	
Total	\$552.0	\$703.0	\$864.2	

Management believes that the 22.9% increase in deposits during 2004 reflects the market s positive perception of Bladex, during a period in which the Bank has made significant progress in strengthening and expanding the scope of its business model. At December 31, 2004, approximately 97.4% of the Bank s deposits are scheduled to mature within 12 months. Management believes that the increase in deposits during 2003 and 2004 reflected the improved perception of the Bank in the market and credit risk ratings. See note 9 to the Consolidated Financial Statements.

Short-Term Borrowings and Placements

As of December 31, 2004, the Bank had short-term borrowings outstanding of \$704.7 million compared to \$687.2 million at December 31, 2003 and \$647.3 million at December 31, 2002. The Bank s short-term borrowings consist of borrowings from banks and have maturities of up to 365 days. These borrowings are made available to the Bank on an uncommitted basis for the financing of trade-related loans. Approximately 53 European and North American banks provide these short-term borrowings from banks.

The average term remaining to maturity of short-term borrowings at December 31, 2004 was approximately 130 days. The Bank s short-term borrowings provided matched funding for 26.7% of the Bank s total loan portfolio (loans plus selected investments plus securities purchased under agreements to resell), and played an important role in controlling the gap between assets and liabilities and in helping to minimize the impact of short-term interest rate fluctuations. See Asset/Liability Management.

From time to time, the Bank also makes short-term placements under its Euro-Commercial Paper and Certificate of Deposit Program. The maximum aggregate principal amount of notes and certificates of deposit authorized to be issued under this program is \$750 million and the

maximum term of the notes and certificates of deposit issued thereunder is 365 days. Notes issued at a discount and interest-bearing certificates of deposit may both be issued under this program in various hard currencies. As of the date hereof, there are no amounts outstanding under this program due primarily to the limited demand for A3/P3/F3 paper, which, as of December 31, 2004, were Bladex s short-term ratings.

The following table presents information regarding the amounts outstanding under, and interest rates on, the Bank s short-term borrowings and placements at the dates and during the periods indicated:

	At and for the Year Ended December 31,			
	2002	2003	2004	
	(in \$millio	ns, except percent	ages)	
Maximum amount outstanding at any month-end	\$1,762	\$704	\$705	
Amount outstanding at year-end	\$647	\$687	\$705	
Average amount outstanding	\$1,218	\$602	\$533	
Weighted average interest rate on average amount outstanding	2.72%	1.93%	1.74%	
Weighted average interest rate on amount outstanding at year-end	2.20%	1.50%	2.83%	

Medium- and Long-Term Borrowings and Placements

Medium- and long-term borrowings and placements declined \$81.9 million during 2004 to \$403.6 million at December 31, 2004 in accordance with the Bank s strategic focus on the financing of principally short-term trade and in accordance with the Bank s funding and liquidity needs. At December 31, 2004, the Bank had \$334.0 million of medium-term and long-term borrowings from various international banks. Medium-term and long-term obligations declined \$800.0 million in 2003 to \$485.5 million at December 31, 2003, mostly due to the reduction on the medium-term loan portfolio and continued low demand in debt markets for Latin American paper. The interest rates on most medium and long-term borrowings are adjusted semi-annually using six-month LIBOR plus a credit spread (which is based on several factors, including credit ratings, risk perception, and the maturity period). The Bank uses these funds to finance its medium-term loan portfolio. The average term remaining to maturity of the Bank s medium and long-term debt is 2.7 years.

The Bank s Euro Medium Term Note Program, or, EMTN Program, has a maximum limit of \$2.25 billion. Notes issued under the EMTN Program are placed in Asia, Europe and North America, in either the Euro or Regulation S or 144A markets, and are general obligations of the Bank. The EMTN Program may be used to issue notes with maturities ranging from 90 days up to a maximum of 30 years, at fixed or floating interest rates and in various hard currencies. The sale of notes issued under the EMTN Program is generally made through one or more authorized financial institutions. The Bank has not actively used the EMTN Program in the past two years, since the pricing in this market was not as competitive as other funding sources, and also given the Bank s focus on providing short-term trade financing. As of December 31, 2004, the total amount outstanding under this pro gram with medium-term maturities was \$70.0 million. The interest rate on all currently outstanding floating rate notes issued under the EMTN Program is adjusted quarterly or semi-annually using the applicable LIBOR rate. As part of its interest rate and currency risk management, the Bank has from time to time, entered into foreign exchange forward and cross currency contracts and interest rate swaps to hedge the risk associated with a portion of the notes issued under its EMTN Program. See Note 11 to the Consolidated Financial Statements and Quantitative and Qualitative Disclosure About Market Risk.

Dividends

In 2004, the Bank s Board re-instituted a policy of quarterly cash dividends on the Bank s common stock, and, from time to time has declared regular and special dividends to its stockholders. During the year ended December 31, 2004, the Bank paid \$19.6 million in quarterly dividends and \$39.1 million in special dividend. Dividends are declared at the Bank s Board s discretion. For additional information, please see Financial Information Dividends.

Cost and Maturity Profile of Borrowed Funds and Floating and Fixed Rate Placements

The following table sets forth certain information regarding the weighted average cost and the remaining maturities of the Bank s borrowed funds and floating and fixed rate placements at December 31, 2004:

	Amount	Weighted Average Cost
	(in \$ millions)	
Short-Term Borrowings & Placements		
Due in 0 to 30 days	\$41.1	2.2%
Due in 31 to 90 days	56.8	2.4%
Due in 91 to 180 days	321.0	2.7%
Due in 181 to 365 days	285.8	3.1%
Total	\$704.7	2.8%
Medium and Long-Term Borrowings		
Due in 91 to 180 days	\$21.6	2.8%
Due in 181 to 365 days	47.4	2.4%
Due in 1 through 5 years	264.6	3.0%
		•
Total	\$333.6	2.9%
Medium & Long-Term Fixed Rate Placements		
Due in 0 to 30 days	\$9.0	$8.5\%^{1}$
Due in 181 to 365 days	12.0	$7.7\%^{1}$
Total	\$21.0	$8.0\%^{1}$
Medium & Long-Term Floating Rate Placements	\$110	0.070
Due in 181 to 365 days	\$20.0	3.4%
Due in 1 through 5 years	29.0	3.3%
Total	\$49.0	3.3%

¹ This corresponds to fixed rate interest-bearing liabilities booked during the year 2000, to fund fixed rate interest-earning assets outstanding under the Bank s medium-term interest rate gap policy. These liabilities were incurred at a total interest rate lower than the related assets funded. The Bank s policy with respect to medium-term interest rate gap requires the Bank to match fund a minimum of 85% of fixed rate interest-earning assets over 365 days with liabilities of similar maturities.

Asset/Liability Management

The Bank seeks to manage its assets and liabilities to reduce the potential adverse impact on net interest income that could result from changes in interest rates. The Bank controls interest rate risk through systematic monitoring of maturity mismatches. The Bank s investment decision-making takes into account not only the rates of return and the respective underlying degree of risk, but also liquidity requirements, including minimum cash reserves, withdrawal and maturity of deposits and additional demand for funds. For any given period, a matched pricing structure exists when an equal amount of assets and liabilities are repriced. An excess of assets or liabilities over these matched items results in a gap or mismatch , as shown in the table under Interest Rate Sensitivity below. A negative gap denotes liability sensitivity and normally means that a decline in interest rates would have a positive effect on net interest income, while an increase in interest rates would have a negative effect on net interest income. Substantially all of the Bank s assets and liabilities are denominated in dollars and, therefore, the Bank has no material foreign exchange risk.

Interest Rate Sensitivity

The following table presents the projected maturities and interest rate adjustment periods of the Bank s assets, liabilities and stockholders equity based upon the contractual maturities and adjustment dates at December 31, 2004. The interest-earning assets and interest-bearing liabilities of the Bank and the related interest rate sensitivity gap given in the following table may not be reflective of positions in subsequent periods.

	Total	0-30 Days	31-90 Days	91-180 Days	181-365 Days	More than 365 Days	Past Due	Non-Interest Sensitive	
	(in \$ millions, except percentages)								
Interest-earning assets									
Cash and due from banks Interest-bearing deposits	\$0.7	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.7	
with banks	154.1	149.9	4.20	0.0	0.0	0.0	0.0	0.0	
Investment securities	192.9	0.0	0.0	11.4	15.0	166.5	0.0	0.0	
Loans, net	2,331.5	265.5	365.1	635.4	667.2	504.3	4.3	(110.2)	
Total interest-earning									
assets	2,679.1	415.4	369.3	646.7	682.2	670.8	4.3	(109.5)	
Non-interest earning assets	51.5	0.0	0.0	0.0	0.0	0.0	0.0	51.5	
Other assets	5.5	0.0	0.0	0.0	0.0	0.0	0.0	5.5	
Total assets	\$2,736.1	\$415.4	\$369.3	\$646.7	\$682.2	\$670.8	\$4.3	\$(52.5)	
Interest-bearing liabilities Deposits									
Demand	\$22.6	\$22.6	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	\$0.0	
Time	841.5	475.8	261.3	103.0	1.4	0.0	0.0	0.0	
Short-term borrowings and									
placements	704.7	41.1	56.8	321.0	285.8	0.0	0.0	0.0	
Medium- and long-term									
borrowings and placements	403.6	10.4	8.7	32.1	102.2	250.2	0.0	0.0	
Total interest-bearing									
liabilities	1,972.5	549.9	326.8	456.1	389.4	250.2	0.0	0.0	
Non-interest-bearing									
liabilities	107.5	0.0	0.0	0.0	0.0	0.0	0.0	107.5	
Total liabilities	2,080.0	549.9	326.8	456.1	389.4	250.2	0.0	107.5	
Stockholders Equity	656.1	0.0	0.0	0.0	0.0	0.0	0.0	656.1	
Total Liabilities and									
Stockholders Equity	\$2,736.1	\$549.9	\$326.8	\$456.1	\$389.4	\$250.2	\$0.0	\$763.6	
Interest rate sensitivity gap		(134.6)	42.4	190.6	292.8	420.6	4.3	(816.1)	
Cumulative interest rate sensitivity gap		(134.6)	(92.1)	98.5	391.3	811.9	816.1	(22011)	
Cumulative gap as a% of total interest-earning assets		(5.0)%	(3.4)%	3.7%	14.6%	30.3%	30.5%		

The Bank s interest rate risk arises from the Bank s liability sensitive position in the short-term, which means that the Bank s interest-bearing liabilities reprice more quickly than the Bank s interest-earning assets. As a result, there is a potential adverse impact on the Bank s net interest income that might result from increases in interest rates. During 2002 and 2003, the Bank took several steps to reduce the mismatch between assets and liabilities, including an increase in its net cash position and a change in the mix of its liabilities. As a result, at December 31, 2002, the Bank s cumulative interest rate gap for the subsequent three months was positive. Following December 31, 2003 the Bank s cumulative interest rate gap was negative for only the first 30 days. At December 31, 2004, the interest rate gap was negative of the subsequent three months. The Bank s interest rate risk is managed by attempting to match the term and repricing characteristics of the Bank s interest rate sensitive assets and liabilities. The Bank s policy with respect to interest rate gaps also provides that the Bank is to match fund interest-earning assets over 365 days, depending on its interest rate basis: If it is floating rate, it is to be match funded at a 50% minimum, and if it is fixed rate, it is to be match funded at an 85% minimum. The Bank s policy with respect to interest rate gaps also provides that the Bank is to match fund interest-earning assets over 365 days. The Bank also has used interest rate swaps on a limited basis as part of its interest rate risk management. These interest rate swaps are made either in a single currency or cross-currency for a prescribed period to exchange a series of interest rate flows, which involve fixed for floating rate interest payments or vice versa. No interest rate swaps were outstanding as of December 31, 2004.

Stockholders Equity

The following table presents information concerning the Bank s capital position at the dates indicated below:

		At December 31,		
	2002	2003	2004	
		(in \$ thousands)		
Redeemable Preferred Stock ¹	\$12,476	\$0	\$0	
Common Stock	133,235	279,978	279,978	
Capital Surplus	145,490	133,786	133,785	
Capital Reserves	95,210	95,210	95,210	
Retained Earnings	40,740	150, 789	233,701	
Treasury Stock	(85,634)	(85,310)	(92,627)	
Other Comprehensive Income	(118)	9,876	6,082	
Total Stockholders Equity	\$328,923	\$584,329	\$656,130	
Total Stockholders Equity and Redeemable Preferred Stock	\$341,399	\$584,329	\$656,130	

The net increase in stockholders equity during 2003 and 2004 was mainly due to the following factors:

The \$253.2 million increase in net income primarily as a result of \$153.3 million in reversals of provisions for credit losses assigned to Argentina, mainly due to the sale, payments and pre-payments of Argentine obligations, which, together with \$24.8 million in gains on sale of Argentine securities available for sale, totaled \$178.1 million.

The issuance of common stock net of offering costs for \$135.0 million in 2003.

Dividends paid to common stockholders for \$58.7 million in 2004.

This increase in equity capital generated an increase of the Bank s Tier 1 capital ratio in excess of 40% at the end of 2004, from a level of 15% at year-end 2002. The Board declared regular and special dividends and authorized a stock repurchase program for \$50.0 million, during the third quarter of 2004. At December 31, 2004, the Bank had repurchased \$7.5 million Class E shares pursuant to this program. See Dividends and Purchases of Equity Securities by the Issuer and Affiliated Purchasers for additional information.

Capital reserves are established by the Bank from retained earnings and are a form of retained earnings according to Panamanian banking regulations. The objective of capital reserves is to strengthen the capital position of the Bank, as reductions of these reserves, for example to pay dividends, require the approval of the Board of the Bank and Panamanian banking authorities. Panamanian banking regulations do not require the Bank to maintain any particular level of capital reserves. Effective on June 30, 2002, the Bank transferred \$210.0 million to retained earnings from the capital reserves account in order to cover the loss resulting from the \$278.8 million provision for credit loss provision charges taken in 2002.

¹ SFAS 150 regarding the inclusion of redeemable preferred stock as part of the other liabilities line item was effective as of July 1, 2003. See New Accounting Standard.

In view of the impact of the Argentine crisison the Bank, Bladex developed a re-capitalization plan, which was implemented during 2003. After the increase in reserves related to Argentina, in June 2002, it was determined that Bladex had to regain its strong capitalization, and that it was neither prudent nor convenient to achieve it gradually through the accumulation of retained earnings. This decision was made to provide the Bank with the necessary capital to continue operating profitably in a manner consistent with the long-term best interests of the Bank s stockholders, to allow the Bank to retain its investment-grade credit ratings and continue to fulfill, in a significant way, its primary role of providing trade financing to borrowers in Latin America. On June 27, 2003, the Bank completed the capitalization process, raising \$147.0 million at \$6.68 per share, solely through a rights offering to existing common stockholders for the purchase of common stock. Following the capitalization, the Bank s shareholding composition was 16.1% Class A shares, 10.4% Class B shares, and 73.5% Class E shares representing a total of 39.3 million shares.

At December 31, 2004, the capital ratio of total stockholders equity to total assets was 24.0%. Although the Bank is not subject to the capital adequacy requirements of the United States Board of Governors of the Federal Reserve System (the Federal Reserve Board). However, if the Federal Reserve Board s fully phased-in risk-based capital guidelines had been applicable to the Bank, the Bank s ratios would have exceeded all applicable capital adequacy requirements. At December 31, 2004, the Bank s Tier 1 and total capital ratios calculated according to these guidelines were 42.8% and 44.1%, respectively.

The Banking Law (as defined under Information on the Company Business Overview Regulation) in Panama, which became effective on June 12, 1998, requires the Bank to maintain a minimum total capital to risk-weighted asset ratio of 8% (each, as defined in the Banking Law). At December 31, 2004, the Bank s total capital to risk-weighted asset ratio, calculated according to the guidelines of the Banking Law, was 26.9%. See Information on the Company Business Overview Regulation Panamanian Law.

5.C Research and Development, Patents and Licenses, etc.

Not applicable.

5.D Trend Information

The following are the most important trends, uncertainties and events that are reasonably likely to materially affect the Bank or that would cause the financial information disclosed herein not to be indicative of the Bank s future operating results or financial condition:

The effect that changes in global economic conditions including the price of oil, the U.S. dollar exchange rate, interest rates, and slower economic growth in developed countries and trading partners (China), could have on the economic condition of countries in the Region, where the Bank does business.

The effect that an economic slowdown or political events in large Latin American countries may have on the Bank s prospects, asset quality and result of operations.

Continued improvement in risk perception in the Bank s markets, increased competition and U.S. dollar liquidity could pressure spreads over LIBOR on the Bank s accruing portfolio, which in turn, could reduce net interest spreads.

Further pre-payments, scheduled payments or sales of Argentine obligations.

A downturn in capital markets or a downturn in investor confidence, linked to factors such as geopolitical risk. In addition, see Key Information - Risk Factors for a discussion of the risks we face in our business operations, which could affect the Bank s business, results of operations or financial condition.

5.E Off-Balance Sheet Arrangements

In the normal course of business, the Bank enters into arrangements that are not recognized on its balance sheet and do not affect the income statement. At December 31, 2004, the Bank s off-balance sheet arrangements included stand-by letters of credit, guarantees (commercial risk and country risk), credit commitments, (including other commitments and unused commitments). See Note 17 to the Consolidated Financial Statements for a description of these products. These arrangements are kept off-balance sheet as long as the Bank does not incur an obligation from them or itself become entitled to an asset. As soon as an obligation is incurred, it is recognized on the balance sheet, in the reserve for losses on off-balance sheet credit risk, with the resulting loss recorded in the income statement. It should be noted, however, that the amount recognized on the balance sheet does not represent the full potential loss inherent in such arrangements.

For 2004, commission income from off-balance sheet arrangements amounted to \$6.0 million. For additional information see Results of Operations Commission Income . The Bank s credit policy establishes the recognition of a reserve for estimated losses on off-balance sheet credit risk with the resulting charge to the income statement. As of December 31, 2004 and 2003, the amounts recorded in this reserve were \$(0.9) million and \$10.6 million, respectively.

During November 2003, the Bank made a commitment to invest \$5.0 million in an investment fund, whose main objective is to invest in the Mexican export industry and its supply chain. As of December 31, 2004, the total investment in this fund was \$1.4 million, which represented a participation of 7.6% of the total investment fund. On January 2005, the Bank made an additional disbursement of \$53 thousand.

No obligations have arisen from variable interest entities as defined in FIN 46.

We have entered into certain agreements that contain indemnification provisions such as indemnification agreements with our executive officers and directors and provide indemnity insurance pursuant to which directors and officers are indemnified or insured against liability or loss under certain circumstances which may include liability or related loss under the Securities Act and the Exchange Act.

5.F Contractual Obligations and Commercial Commitments

The following tables set forth information regarding the Bank s contractual obligations and commercial commitments as of December 31, 2004:

	Payments Due by Period					
Contractual Obligations	<u>Total</u>	Less than 1 year	<u>1 3 years</u>	<u>3 </u>	<u>More than 5</u> <u>years</u>	
			(in \$ millions)			
Medium and long-term debt obligations ¹	\$404	\$153	\$212	\$38	\$0	
Short-term debt obligations	705	705	0	0	0	
Leasehold obligations	1	1	0	0	0	
Total contractual obligations	\$1,110	\$859	\$212	\$38	\$0	
			· · · · · · · · · · · · · · · · · · ·			

	Amount of Commitment Expiration by Period						
Other Commercial Commitments	Total Amounts Committed	Less than 1 year	<u>1</u> 3 years (in \$ millions)	<u>3 5 years</u>	<u>More than 5</u> <u>years</u>		
Letters of credit	\$51	\$51	\$0	\$0	\$0		
Stand-by letters of credit	63	63	0	0	0		
Guarantees	141	66	55	20	0		
Other commercial commitments	20	1	16	0	4 ²		
Total Commercial Commitments	\$276	\$181	\$71	\$20	\$4		

¹ Certain debt obligations are subject to covenants that could accelerate the payment of these obligations.

² This amount is without maturity.

At December 31, 2004, the Bank had no material commitments for capital expenditures.

Item 6. Directors, Senior Management and Employees

6.A Directors and Senior Management

Directors

The following table sets forth certain information concerning the Directors of the Bank as of the date of this Annual Report.

Name	Country of <u>Citizenship</u>	Position Held With <u>The Bank</u>	First Year <u>as Director</u>	Year Term <u>Expires</u>
CLASS A*				
Maria da Graça França Head of North America and General Manager (New York Office) Banco do Brasil	Brazil	Director	2004	2007
Guillermo Güémez García ¹ Deputy Governor Banco de Mexico, Mexico	Mexico	Director	1997	2008
Santiago Perdomo Maldonado ¹ President Banco Colpatria-Red Multibanca Colpatria, Colombia	Colombia	Director	2003	2008
CLASS E*				
Will C. Wood Principal Kentwood Associates, California	U.S.A.	Director	1999	2006
Herminio Blanco Chief Executive Officer Soluciones Estratégicas Consultoría, Mexico	Mexico	Director	2004	2007
William Hayes Wellstone Global Finance, Connecticut	U.S.A.	Director	2004	2007
Alexandre Lodygensky Jr Director Comexport, Brazil	Brazil	Director	2004	2007
Mario Covo ¹ Chief Executive Officer Finaccess International, Inc., New York	Mexico	Director	1999	2008
ALL CLASSES OF COMMON STOCK				
Gonzalo Menéndez Duque ² Director Banco de Chile, Chile	Chile	Chairman of the Board of Directors	1990	2006
Jaime Rivera Chief Executive Officer Bladex, Panama	Guatemala	Director	2004	2006

Maria da Graça França has served as Head of North America and General Manager of Banco do Brasil, New York Branch since 2004. Ms. França has been employed by Banco do Brasil in various capacities since 1971, holding the positions of Executive General Manager of the International Division in Brasilia, Brazil from 2002 to 2003, Regional Manager for the operations of the Bank in South America, based in Argentina in 2002, General Manager of Banco do Brasil Paris Branch from 1999 to 2002, Deputy General Manager of Banco do Brasil Miami Branch from 1993 to 1999, General Manager of the Department responsible for Banco do Brasil foreign network from 1992 to 1993, Deputy General Manager in charge of the foreign exchange from 1989 to 1992, Assistant Manager within the Risk Management Area from 1988 to 1989, Assistant Manager at the foreign exchange internal controls from 1984 to 1987 and Foreign Exchange Department from 1971 to 1984.

Guillermo Güémez García has served as Deputy Governor of Banco de Mexico since 1995 and served as Vice Chairman and President of the Executive Committee in Grupo Azucarero Mexico of Grupo de Embotelladoras Unidas, S. A. de C. V. from 1993 to 1994. He served on the Mexican Business Coordinating Council for the North American Free Trade Agreement, or NAFTA, in the capacity of Executive Director from 1991 to 1993. He was employed by Banco Nacional de Mexico in various capacities from 1974 to 1990, including holding the position of Executive Vice President for International Products from 1986 to 1990. Mr. Güémez García was the founder and served as President of Euromex Casa de Cambio and Euroamerican Capital Corporation from 1986 to 1990. He has held the positions of Executive Vice President of International Treasury and Foreign Exchange, Exchange Controls and Ficorca from 1982 to 1986, as well as International Operations from 1984 for Banco Nacional de Mexico. He was a representative in London and set up the Banco Nacional de Mexico s branch in London from 1979 to 1981 and was the Manager for Foreign Currency Funding and International Credits from 1974 to 1978. Mr. Güémez García was employed by the Bank of America in Mexico, as an Assistant Representative in 1973 and from 1964 to 1972 he worked in the construction and cement industry.

Santiago Perdomo Maldonado has served as President of Banco Colpatria Red Multibanca Colpatria, in Colombia, since May 1999. Mr. Perdomo Maldonado has been employed by Banco Colpatria in various capacities since 1994, including: as Executive Vice President from November 1998 to April 1999, as President from September 1994 to October 1998, and as Executive Vice President of Corporación Colpatria from February 1994 to August 1994. Previously, he was Manager of Corredora Bursatil from March 1993 to January 1994. Mr. Perdomo Maldonado has also served as Manager of Colpatria Sociedad Administradora from September 1991 to February 1993, and as Manager of Corporate Banking from July 1981 to August 1991.

Will Wood has served as the founding principal of Kentwood Associates of Menlo Park, California since 1993. Mr. Wood was employed by Wells Fargo in the International Banking Group and served as an Executive Vice President from 1986 to 1989. While at Wells Fargo, he was a Director of the Bankers Association for Foreign Trade and PEFCO, a privately owned export finance company. Mr. Wood was employed by Crocker Bank and served as Executive Vice President in charge of the International Division and Manager of the Latin America Area from 1975 to 1986. He worked for Citibank in La Paz, Bolivia, Lima, Peru, Rio de Janeiro and Sao Paulo, Brazil and began his career with Citibank s Overseas Division in 1964 in New York.

Herminio A. Blanco has served as Chief Executive Officer of Soluciones Estratégicas Consultoría, Mexico City, since 2002, business consultant to some of the leading corporations in the world, advisor to the Inter-American Development Bank, advisor to national governments on trade negotiations, member of the International Advisory Committee of Mitsubishi Corporation and member of the Trilateral Commission since 2000. Mr. Blanco was Secretary of Trade and Industry, Chairman of the National Council for Deregulation, Chairman of the Board of Exportadora de Sal, S.A., Chairman of the Board of Fideicomiso de Fomento Minero and Vice Chairman of the Board of Banco Nacional de Comercio Exterior, in Mexico from 1994 to 2000.

^{*} For a discussion of the rights of each class of stockholders to appoint directors see Board Practices .

¹ These Directors were re-elected in 2005 for a three-year period.

² Class B Director from 1990 to 2000; elected as a Director to represent all classes of common stock in April 2003. In April 2005, was re-elected Chairman of the Board.

He was Undersecretary for International Trade and Negotiations of the Ministry of Trade and Industry of Mexico from 1993 to 1994 and from 1988 to 1990. From 1990 to 1993, Mr. Blanco was Mexico s Chief Negotiator of the NAFTA. He was one of the three members of Council of Economic Advisors to the President of Mexico from 1985 to 1988. Mr. Blanco was Assistant Professor of Economics at Rice University, Houston, Texas from 1980 to 1985. He was senior advisor to the Finance Minister of Mexico from 1978 to 1980.

William Dick Hayes has served as President of Whaleco, Inc., New York, President of Wellstone Global Finance, LLC, San Francisco, California and Connecticut and a Charter Member of the Board of Directors and Investment Committee of WestLB-Tricom Forfaiting Fund Limited, Bermudas since 1999. He worked for West Merchant Bank Limited, London (formerly Standard Chartered Merchant Bank and Chartered WestLB), in various capacities from 1987 to 1999. Mr. Hayes worked for Libra Bank Limited, New York Agency as Senior Vice President-Trading from 1986 to 1987. He was Principal of W.D. Hayes and Associated, California from 1984 to 1986. He worked for Wells Fargo Bank, N.A., San Francisco, California from 1969 to 1984 in various capacities.

Alexandre Lodygensky Jr. has served as Director of Comexport, in Sao Paulo, Brazil, since 2004. Mr. Lodygensky held the position of Chief Executive Officer of Rutherford Trading Co. from 2002 to 2004. From 1998 to 2002, he worked as a Regional Commercial Director for HSBC in Brazil, leading the commercial area for two of the largest regional operations: Central region, based in the city of Belo Horizonte, and later the Southeast region, based in the city of São Paulo. Before joining HSBC, Mr. Lodygensky worked as a Commercial Director for Banco Excel-Econômico starting in 1993. From 1986 to 1993, he worked as a General Manager and later as head of International Trade Finance for Banco Francês e Brasileiro S.A, a subsidiary of Crédit Lyonnais. From 1984 to 1986, he worked for Banorte in the position of General Finance Manager, responsible for the Treasury and the Financial Planning and Control Department. Before joining Banorte, from 1981 to 1984, Mr. Lodygensky worked as a Trainee and then as a Finance Manager for Banco ValBrás and one of its successors, Digibanco Comercial S.A, a joint venture of CCF-Crédit Commercial de France and Sharp Brasil.

Mario Covo is a founding partner of Finaccess International Inc., New York, and has served as the Chairman and Chief Executive Officer of the company since 1999. Mr. Covo is also one of the founders of Columbus Advisors and the Columbus Group where he worked from 1995 to 1999. Mr. Covo was employed by Merrill Lynch, as Head of Emerging Markets-Capital Markets, from 1989 to 1995. Previously, he was employed by Bankers Trust Company as Vice President in the Latin American Merchant Banking Group from 1985 to 1989, focusing on corporate finance and debt-for-equity swaps. Prior to that Mr. Covo was employed as an International Economist for Chase Econometrics from 1984 to 1985, focusing primarily on Venezuela and Colombia.

Gonzalo Menéndez Duque has served as Director of Banco de Chile, in Santiago, Chile, since 2001. He has also served as a Director of several companies related to Grupo Luksic, including: Banedwards Compañía de Seguros de Vida, Banchile Corredores de Bolsa, Cia. Nacional de Teléfonos, Telefónica del Sur and Telefónica de Coyhaique since 2000, Grupo Minero Antofagasta Minerals since 1997, Holdings Quiñenco, Minera Michilla, Fundaciones A. Luksic and P. Baburizza since 1996, and Antofagasta Plc, England since 1985. Mr. Menéndez Duque was a Director of Banco Edwards from 1999 to 2001, Banco Santiago from 1993 to 1999 and Grupo Financiero OHCH from 1996 to 1999. He was also the Chief Executive Officer of the following companies: Empresas Lucchetti, S.A. from 1994 to 1998, Banco O Higgins from 1985 to 1992 and Antofagasta Group from 1980 to 1985.

Jaime Rivera has served as Chief Executive Officer of the Bank since 2004. He was Chief Operating Officer of the Bank from 2002 to 2003. Previously, Mr. Rivera was employed by the Bank of America in various capacities since 1978, including: Managing Director of the Latin America Financial Institutions Group in Miami and at the Latin America Corporate Finance team in New York, as General Manager in Brazil, Argentina and Uruguay, as Credit and Marketing Manager in Chile and as Manager of Latin America Information Systems in Venezuela. Mr. Rivera has also held Board positions with the Council of the Americas, the Florida International Bankers Association, and the Latin American Agribusiness Development Corporation.

Senior Management

The following table and information sets forth the names of the executive officers of the Bank and their respective positions as of the date hereof and positions held by them with the Bank and other entities in prior years:

Name	Position	Country of <u>Citizenship</u>
Jaime Rivera	Chief Executive Officer	Guatemala
Rubens V. Amaral Jr.	Chief Commercial Officer and General Manager of the Bank s New York Agency	Brazil
Ernesto A. Bruggia	Chief Operations Officer	Argentina
Miguel Moreno	Senior Vice President, Controller	Colombia
Gregory Testerman	Senior Vice President, Treasury	U.S.A.
Ana Maria de Arias	Senior Vice President, Human Resources and Corporate Operations	Panama
Carlos Yap S.	Senior Vice President, Finance	Panama
Miguel A. Kerbes	Senior Vice President, Risk Management	Uruguay
Joaquín Uribe	Senior Vice President, Process Engineering and Technology	Colombia

Jaime Rivera has served as Chief Executive Officer of the Bank since January 2004. He was Chief Operating Officer of the Bank since March 2002. Previously, Mr. Rivera was employed by the Bank of America in various capacities since 1978, including: Managing Director of the Latin America Financial Institutions Group in Miami and at the Latin America Corporate Finance team in New York, as General Manager in Brazil, Argentina and Uruguay, as Credit and Marketing Manager in Chile and as Manager of Latin America Information Systems in Venezuela. Mr. Rivera has also held Board positions with the Council of the Americas, the Florida International Bankers Association and the Latin American Agribusiness Development Corporation.

Rubens V. Amaral Jr. became Chief Commercial Officer of the Bank in March 2004. He worked for Banco do Brasil, New York Branch as General Manager and Managing Director for North America since 2000. Mr. Amaral has been employed by Banco do Brasil in various capacities since 1975, holding the positions of Managing Director, International Division and alternate member of the board of directors in 1998, Executive General Manager of the International Division in Sao Paulo from 1994 to 1998, Deputy General Manager in the New York branch in charge of the Trade Finance & Correspondent Banking Department, Head of Staff of the International Division from 1993 to 1994 and Advisor, Head of Department and General Manager in the Trade Finance Area at the International Division Head Office, from 1989 to 1993. Mr. Amaral also served as a representative for the Central Bank of Brazil from 1982 to 1988 in banking supervision.

Ernesto A. Bruggia became Chief Operations Officer of the Bank in July 2004. Mr. Bruggia served as Chief Executive Officer of Banco de la Provincia de Buenos Aires (BPBA) from 1999 to 2004 and as Chief Executive Officer of Grupo BAPRO (holding company of BPBA) from 1998 to 2004.

Mr. Bruggia has been employed by BPBA in various capacities since 1976, including: as Assistant General Manager from 1993 to 1999, as Finance and International Relations Manager from 1992 to 1993, as International Operations Manager from 1990 to 1992, as Deputy Manager in charge of International Operations from 1989 to 1990, as Deputy Manager in charge of the International Division in 1985 and as Chief of International Audit in 1983. Mr. Bruggia began his career with BPBA in 1976 in its Stock Exchange Department.

Miguel Moreno has served as Senior Vice President, Controller of the Bank since September 2001. He was a partner and Information Technology Consulting Manager for PriceWaterhouse, Bogotá, Colombia from 1988 to 2001 and served as Vice President of Information Technology and Operations for Banco de Credito, Bogotá, Colombia from 1987 to 1988. Mr. Moreno served as Chief Executive Officer, TM Ingeniería, Bogotá, Colombia, from 1983 to 1987 and as Chief Executive Officer, ICDS Ltd., Bogotá, Colombia, from 1982 to 1987. He was the Head of the Industrial Engineering Department, Los Andes University, Colombia, from 1982 to 1984. Mr. Moreno was employed by SENA, Organization and Systems Office and Planning Consulting, Colombia from 1977 to 1981 and worked for the Finance and Public Credit Ministry of Colombia, as Advisor to the Minister from 1976 to 1977.

Gregory Testerman has served as Senior Vice President of Treasury of the Bank since January 2005. Mr. Testerman worked for Banco Santander Central Hispano, S.A. from 1986 to 2003 in various capacities, including: as General Manager, Miami Agency, from 1999 to 2003, as General Manager, Tokyo Branch, and Country Manager in Japan from 1995 to 1999, as Vice President, Head of Financial Control, Benelux & Asia Pacific, from 1991 to 1995, as Second Vice President, Special Credit Valuation Assignment, London Branch, in 1991, as Second Vice President, Treasury Operations Manager, Belgium, from 1989 to 1991 and as Second Vice President, Management Reporting, Belgium, from 1986 to 1989. Mr. Testerman began his career with The Chase Manhattan Bank, N.A. as Assistant Treasurer in Belgium in 1986 and as part of the Corporate Controllers Development Program in New York from 1984 to 1986.

Ana Maria de Arias has served as Senior Vice President of Human Resources and Corporate Operations of the Bank since June 2004. Prior to her employment by the Bank, she served as Vice President of Human Resources of Banco General, S.A., Panama, from 2000 to 2004 and as Assistant Vice President of Human Resources, from 1999 to 2000. Prior to that she was employed by the Panama Canal Commission, Panama, in various capacities from 1990 to 1999.

Carlos Yap S. has served as Senior Vice President, Finance, of the Bank since July 2002. Mr. Yap previously served as Vice President, Finance, of the Bank from 1993 to 2002. Prior to this position, Mr. Yap worked for the Bank in the departments of Institutional Planning, Treasury, Correspondent International Banking and Capital Markets from 1980 to 1993. Prior to his employment by the Bank, Mr. Yap worked for Banco Nacional de Panama in its Credit Department from 1979 to 1980, Azucarera Nacional, S.A. and the Panama Canal Company from 1977 to 1979.

Miguel Kerbes has served as Senior Vice President, Risk Management, of the Bank since July 2002. Mr. Kerbes previously served as Vice President, Risk Management, of the Bank from 2000 to 2002. He was the Assistant Credit Director for the Southern Cone Area of Banco Santander-Chile from 1995 to 2000. Mr. Kerbes also served as the Head of Credit Division at Banco Boston Chile from 1992 to 1995 and was employed by ING Bank in various capacities from 1982 to 1992.

Joaquín Uribe has served as Senior Vice President, Process Engineering and Technology of the Bank since July 2004. Mr. Uribe previously served as Senior Vice President, Processes, Technology and Operations, of the Bank since September 2001. He was previously employed by Citibank Colombia in various capacities from 1997 to 2001, including: Senior Country Operations Officer Corporate and Consumer Banking from 2000 to 2001, Country Operations Officer Consumer Banking from 1998 to 2000, and V.P. Head of Technology Consumer Banking from 1997 to 1998. Mr. Uribe was employed by UNISYS Corporation, Colombia from 1987 to 1997 and held the position of Information Services Manager for System Integration and Project Quality Office. Mr. Uribe also served as the Director of the Data Processing Center and Professor of the Colombian School of Engineering from 1981 to 1987.

6.B Compensation

Cash Compensation

The aggregate amount of cash compensation paid by the Bank during the year ended December 31, 2004 to the executive officers of the Bank as a group for services in all capacities was \$3,146,958. During the fiscal year ended December 31, 2004, the Bank accrued, and in February 2005, paid performance-based bonuses to the Bank s executive officers in the aggregate amount of \$861,000. At December 31, 2004, the total amount set aside or accrued by the Bank to provide pension, retirement or similar benefits for executive officers was approximately \$600,000.

The Board revised the compensation of the directors on July 19, 2003. As part of the revised compensation plan each non-employee director of the Bank is eligible to receive an annual amount of up to \$30,000 for services as a director and an additional amount of \$1,500 for each meeting of the Board and each meeting of stockholders attended, and \$1,000 for each Board Committee meeting attended. The Chairman of the Board is eligible to receive an additional 50% of the compensation that other directors are eligible to receive. The Chairman of each Committee of the Board is eligible to receive an additional amount of \$500 for each Board Committee meeting attended. The aggregate amount of cash compensation paid by the Bank during the year ended December 31, 2004 to the directors of the Bank as a group for their services as directors was \$565,000.

Share Compensation and Ownership

On October 13, 1995, the Board adopted a stock option plan (the 1995 Stock Option Plan) authorizing the Bank to grant to eligible executive officers and employees stock options of up to an aggregate of 300,000 Class E shares. The 1995 Stock Option Plan provides that options may be granted at an exercise price equal to the fair market value of the Class E shares on the date of the grant of the option. On October 1, 1999, the Board adopted an additional stock option plan (the 1999 Stock Option Plan) authorizing the Bank to grant to eligible executive officers and employees stock options on up to an aggregate of 350,000 Class E shares. The 1999 Stock Option Plan provides that options may be granted at an exercise price equal to the fair market value of the Class E shares on the date of the grant of the option. Plan provides that options may be granted at an exercise price equal to the fair market value of the Class E shares on the date of the grant of the option. Participants in the 1999 Stock Option Plan who remain employed will become fully vested in their options four years from the date of grant. Options granted under both the 1995 Stock Option Plan and the 1999 Stock Option Plan remain outstanding for a period of 10 years unless sooner forfeited.

On July 19, 2003, the Board decided to discontinue the 1995 Stock Option Plan and the 1999 Stock Option Plan.

The following table sets forth information regarding the stock options granted under the 1995 Stock Option Plan and the 1999 Stock Option Plan since the inception of these plans. Each exercise price listed below is equal to the fair market value of the Class E shares on the dates on which the options related thereto were granted under the plans.

Date of Grant	Number of shares	Exercise Price
October 13, 1995	90,000	\$41.56
January 31, 1997	70,000	\$51.19
February 6, 1998	70,000	\$42.56
February 4, 1999	70,000	\$23.03
February 4, 2000	70,000	\$23.16
February 6, 2001	70,000	\$32.88

As of December 31, 2004, 62,766 Class E shares had been purchased through the exercise of stock options granted under the 1995 Stock Option Plan and the 1999 Stock Option Plan.

Deferred Equity and Deferred Compensation Plans

In addition, in 1999, the Board approved the adoption of two employee stock programs, the Deferred Equity Unit Plan (the DEU Plan) and the Deferred Compensation Plan (the DC Plan). Each of these plans were implemented in the year 2001 and subsequently terminated in July 2003. While awards are no longer being granted under these plans, as of December 31, 2004, an aggregate number of 122 and 28,351 deferred equity units, representing the right to acquire the same number of Class E shares or the economic equivalent thereof, had been granted to eligible employees of the Bank and were outstanding under the DEU Plan and the DC Plan, respectively.

Pursuant to the DEU Plan, the vesting period is generally three years from the date of purchase as to 50% of the deferred equity units and five years from the date of purchase as to the remaining 50% of the deferred equity units. In certain circumstances, participants will have the opportunity to continue to vest in deferred equity units after termination of employment. Payments in respect of deferred equity units are made after vesting. Participating employees will receive dividend equivalents with respect to their vested deferred equity units and will receive additional deferred payments (which will vary depending on the performance of the Class E shares) if and after the underlying deferred equity units vest.

Pursuant to the DC Plan, employees will vest in the deferred equity units after three years of service (which includes past service with the Bank). Subject to certain acceleration events, distributions will be made in respect of deferred equity units on the later of (i) the date the vested deferred equity units are credited to an employee s account and (ii) 10 years after the employee is first credited with deferred equity units under the DC Plan. Participating employees will receive dividend equivalents with respect to their vested deferred equity units and will receive additional deferred payments (which will vary depending on the performance of Class E shares) if and after the underlying deferred equity units vest. The second component of the DC Plan allows employees who are not citizens or residents of the United States to defer a percentage of their compensation, and receive a discretionary, matching cash contribution. In no event shall the value of (i) the discretionary, matching cash contribution made on behalf of an employee and (ii) the grant of deferred equity units made to such employee exceed 6% of the employee s annual compensation.

Board Plan

In 2000, the Board of Directors adopted a stock option plan (the Board Plan) for the non-employee directors of the Bank, which, as of July 2003, has been discontinued. Pursuant to the Board Plan, Directors will fully vest in their options on the one-year anniversary of the date of grant and such options may be exercised at any time thereafter, up to the fifth anniversary of the date of grant. All directors must pay the exercise price in cash, except that the Board of Directors may determine, in its discretion, to allow payment of the exercise price in Class E shares. Except in the case of death or disability, all unvested options of a grantee will be forfeited upon the termination of such grantee s services as a director of the Bank. As of December 31, 2004, stock options with respect to 2,584 Class E shares had been granted by the Board of Directors under the Board Plan at an exercise price of \$32.88 per Class E share. The Board of Directors granted all of these stock options on February 6, 2001. As of the date hereof, none of the stock options granted by the Board of Directors under the Board Plan have been exercised.

Indexed Stock Option Plan

On April 13, 2004, the Board approved an indexed stock option plan (the Indexed Stock Option Plan) for officers and directors, which provides indexed options on Class E shares with the exercise price indexed to a customized Latin American general market index. The exercise price under the Indexed Stock Option Plan is adjusted based on the change in the customized index. The option term is seven years, and there is cliff vesting after four years. The number of shares on which options are granted is calculated using the Black-Scholes derived value of the options or other method approved by the Board. Under the terms of the Indexed Stock Option Plan, non-employee directors will be awarded options annually to purchase Class E shares having a Black-Scholes derived value of \$10,000 (\$15,000 in the case of the Chairman of the Board).

Officers will be awarded options under the Indexed Stock Option Plan at the discretion of the Board. It is the intention of the Board to award options to officers on an annual basis. As of December 31, 2004, indexed options with respect to 17,426 and 167,410 Class E shares had been granted to directors and officers, respectively, by the Board under the Indexed Stock Option Plan.

Board Restricted Stock Plan

In 2003, the Board adopted the Board Restricted Stock Plan for the non-employee directors of the Bank. Under the Board Restricted Stock Plan, each non-employee director of the Bank is awarded annually a number of shares of Class E common stock equal to the number that results from dividing \$10,000 (\$15,000 in the case of the Chairman of the Board) by the market price of a Class E share on the date the award is made. Directors receiving shares of restricted stock under the plan have all the rights of stockholders of the Bank (including voting and dividend rights), except that all such shares are subject to restrictions on transferability. The restrictions placed on the shares awarded under the Board Restricted Stock Plan will lapse on the fifth anniversary of the award date. If a director s service with the Bank is terminated for cause, the shares that then remain subject to restrictions will be forfeited. However, the restrictions will immediately lapse on all shares granted to a director in the event of the termination of the director s service with the Bank due to death, disability, or for any other reason other than termination for cause. Dividends on the restricted shares are held by the Bank until the restrictions lapse, and if the restricted shares are forfeited, any dividends relating to those shares are forfeited. During 2003, 9,547 Class E shares were issued to non-employee directors under the Board Restricted Stock Plan and compensation expense charged against income in 2003 relating to such issuance was \$94,993. During 2004, 6,242 Class E shares were issued to non-employee directors under the Board Restricted Stock Plan and compensation expense charged against income in 2003 relating to such issuance was \$94,993.

Defined Contribution Plan for Expatriate Officers

The Bank sponsors a defined contribution plan for its expatriate officers. The Bank s contributions are determined as a percentage of the eligible officer s annual salary, with each officer contributing an additional amount withheld from his salary and deposited in a savings account with the Bank, earning interest at market rates. During the years 2004, 2003 and 2002, the Bank charged to salaries expense \$178,626, \$139,934 and \$118,900, respectively, with respect to this plan. As of December 31, 2004 and 2003, the accumulated liability payable under this contribution plan amounted to \$356,369 and \$571,755, respectively.

Shares Held by Directors and Officers

As of December 31, 2004, the Bank s executive officers, directors, and Advisory Council members, as a group, owned an aggregate of 31,390 Class E shares, which was approximately 0.1% of all issued and outstanding Class E shares.

The following tables set forth information regarding the number of shares owned by the Bank s executive officers and options and rights held under each of the DEU Plan, the DC Plan, the 1995 Stock Option Plan, the 1999 Stock Option Plan and the Indexed Stock Option Plan, as of December 31, 2004.

Name and Position of <u>Executive Officer</u>	Number of Shares Beneficially Owned as of <u>Dec. 31, 2004</u>	Number of Shares that may be Acquired within 60 Days of Dec. 31, 2004	Options under 1995 Stock <u>Option Plan</u>	Options under 1999 Stock <u>Option Plan</u>	Rights under <u>DEU Plan</u>	Rights under <u>DC Plan</u>	Options under Indexed Stock <u>Option Plan</u> ¹
Jaime Rivera							
Chief Executive Officer	1,400	0	0	0	0	0	102,436
Rubens V. Amaral Jr. ² Chief Commercial Officer	0	0	0	0	0	0	67,522
Ernesto A. Bruggia Chief Operations Officer	1,400	0	0	0	0	0	102,436
Miguel Moreno Senior Vice President Controller	0	0	0	0	0	597	20,486
Christopher E. D. Hesketh ³ Former Senior Vice President Treasury	1,630	34,250	25,433	11,150	0	855	0
Ana Maria de Arias Senior Vice President Human Resources and Corporate Operations	0	0	0	0	0	0	13,931
Carlos Yap S Senior Vice President Finance	0	32,397	21,905	10,492	0	545	17,482
Miguel A. Kerbes Senior Vice President Risk Management	0	3,750	0	3,750	0	621	17,755
Joaquín Uribe Senior Vice President Process Engineering and Technology	0	0	0	0	0	464	15,980

¹ Includes an aggregate number of 118,615 indexed options granted to executive officers on February 1, 2005. On the same date, an aggregate number of 18,415 indexed options were granted to other non-executive officers under the Indexed Stock Option Plan.

The following table sets forth information regarding ownership of the Bank s shares by members of its Board, restricted shares held under the Board Restricted Stock Plan and options received under the Board Plan and the Indexed Stock Option Plan, as of December 31, 2004.

 $^{^2}$ Mr. Amaral resigned as a director of the Bank effective February 4, 2004, in connection with becoming an executive officer of the Bank. As a director, Mr. Amaral was granted 304 options under the Board Plan, which he still holds.

³ 13,927 indexed options granted to Mr. Hesketh in 2004 under the Indexed Stock Option Plan were forfeited in January 2005 as a result of Mr. Hesketh s resignation as Senior Vice President-Treasury of the Bank, effective January 1, 2005.

In addition, as of the date hereof, there are 2,263 rights outstanding under the DC Plan that were granted to former executive officers of the Bank.

Name of Director	Number of Shares Beneficially Owned as of December 31, <u>2004</u> ¹	Number of Shares that may be Acquired within 60 days of <u>Dec.31, 2004</u>	Options under the Board <u>Plan</u>	Options under Indexed Stock <u>Option Plan</u> ²	Restricted Shares held under Board Restricted Stock <u>Plan</u>
Maria da Graça França ³	0	0	0	0	0
Guillermo Güémez García ⁴	0	0	0	0	0
Santiago Perdomo Maldonado	1,662	0	0	3,821	1,662
Will C. Wood	4,162	304	304	3,821	1,662
Mario Covo	1,662	304	304	3,821	1,662
Herminio Blanco	657	0	0	3,821	657
William Hayes	2,657	0	0	3,821	657
Alexandre Lodygensky Jr.	657	0	0	3,821	657
Gonzalo Menéndez Duque	2,493	304	304	5,733	2,493

¹ Includes Class E shares held under the Board Restricted Stock Plan.

For additional information regarding stock options granted to executive officers and directors, see Note 15 to the Consolidated Financial Statements.

Certain directors of the Bank are executive officers of banks and/or other financial institutions located in Latin America, the Caribbean and elsewhere. Some of these banks and/or other financial institutions own shares of the Bank s common stock and have entered into loan transactions with the Bank in the ordinary course of business. The terms and conditions of such loan transactions, including interest rates and collateral requirements, are substantially the same as the terms and conditions of comparable loan transactions entered into with other persons under similar market conditions. As a matter of policy, directors of the Bank do not participate in the approval process for credit facilities extended to institutions of which they are executive officers or directors nor do they participate with respect to decisions regarding country exposure limits in countries in which such institutions are domiciled.

6.C Board Practices

Corporate Governance

The Bank has included the information regarding its corporate governance practices necessary to comply with Section 303A of the New York Stock Exchange s Listed Company Manual/Corporate Governance Rules on its website (www.blx.com). In addition, The Bank s website (under Corporate Governance) provides a summary of the significant differences between Corporate Governance practices commonly used by the Bank and other public companies in Panama and the NYSE Standards for U.S. domestic companies.

² Includes an aggregate number of 15,054 indexed options granted to directors on February 1, 2005.

³ An aggregate of 657 Class E shares corresponding to Mrs. França s entitlement under the Board Restricted Stock Plan have been issued to her employer, Banco do Brasil. In addition, an aggregate of 3,821 indexed options to which Mrs. França was entitled under the Indexed Stock Option Plan have been granted to Banco do Brasil.

⁴ An aggregate of 1,662 Class E shares corresponding to Mr. Güémez s entitlement under the Board Restricted Stock Plan have been issued to his employer, Banco de Mexico.

In addition, as of the date hereof, there are 1,368 options outstanding under the Board Plan that were granted to former directors.

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The following table sets forth the names and countries of citizenship of the Bank s *dignatarios*, as of the date hereof, their current office or position with other institutions and their current office or position with the Bank. *Dignatarios* are elected annually by the members of the Board. *Dignatarios* attend meetings of the Board, participate in discussions and offer advice and counsel to the Board, but do not have the power to vote (unless they are also directors of the Bank).

Name	Country of <u>Citizenship</u>	Position held by <i>Dignatario</i> with the Bank
Gonzalo Menéndez Duque ¹ Director Banco de Chile	Chile	Chairman of the Board
Jaime Rivera Chief Executive Officer Bladex	Guatemala	Chief Executive Officer
Maria da Graça França ² Head of North America and General Manager (New York Office) Banco do Brasil	Brazil	Treasurer
Ricardo Manuel Arango Partner Arias, Fábrega & Fábrega	Panama	Secretary

¹ Mr. Gonzalo Menéndez Duque was re-elected Chairman in April 2005 by the Board.

² Mrs. Maria da Graça França was appointed Treasurer in April 2005 by the Board.

Committees of the Board of Directors

The Board, pursuant to the powers granted to it under the Bank s Articles of Incorporation, has established several committees to delegate its oversight duties in respect of the Bank s operations. These committees are: the Audit Committee, the Credit Policy and Risk Assessment Committee, the Nomination and Compensation Committee and the Assets and Liabilities Committee. The Board has decided not to constitute a corporate governance committee. Given the importance of corporate governance, the Board has decided to address all matters relating thereto in plenary meetings of the Board.

During the fiscal year ended December 31, 2004, the Board held seven meetings. On average, directors attended approximately 97% of the total number of Board meetings held during the fiscal year ended December 31, 2004.

The following table sets forth the four Committees established by the Board, the current number of members of each Committee and the total number of meetings held by each Committee during the fiscal year ended December 31, 2004:

<u>Committee</u>	Number of members	Total number of <u>meetings held</u>
Audit Committee	4	9
Credit Policy and Risk Assessment Committee	5	4
Assets and Liabilities Committee	5	4
Nomination and Compensation Committee	4	4

Audit Committee

The Audit Committee is a standing Committee of the Board. According to its Charter, the Audit Committee must be comprised of at least three independent directors. At December 31, 2004, the members of the Audit Committee were Will C. Wood (Chairman of the Committee), Alexandre Lodygensky Jr., Gonzalo Menéndez Duque and Santiago Perdomo Maldonado.

As of April 19, 2005, the members of the Audit Committee are Will C. Wood (Chairman of the Committee), Gonzalo Menéndez Duque and Santiago Perdomo Maldonado.

All members of the Audit Committee must be independent directors, as determined by the Board, and at least one director must be a financial expert. No member of the Audit Committee can be an employee of the Bank. The Board has determined that all members of the Audit Committee are independent and that at least one of its members is a financial expert. The Audit Committee s financial expert is Gonzalo Menéndez Duque.

The Audit Committee is required to meet at least six times a year, pursuant to the requirements of the Superintendency of Banks of Panama, or more often if the circumstances so require. During the fiscal year ended December 31, 2004, the Audit Committee met nine times.

The Audit Committee reviewed and recommended to the Board that the Audited Consolidated Financial Statements of the Bank for the year ended December 31, 2004 be included in the Bank s Annual Report. The Audit Committee also recommended to the Board that it retain KPMG as its external independent auditors for the fiscal year ending December 31, 2005. The aggregate amounts of fees paid by the Bank to its independent auditors in connection with external audit and audit related services for the fiscal year ended December 31, 2004 were approximately \$356,225 and for non-audit services was approximately \$117,324. For additional information see Principal Accountant Fees and Services .

According to its Charter, the Audit Committee s main oversight responsibilities include the following:

The Audit Committee is directly responsible for the appointment, compensation, supervision and, whenever necessary, make replacements of the Bank s external independent auditors.

Review the scope and plan of the independent audit, approve the type of services (including non-audit services) to be rendered by the independent auditors and the fees to be paid, and monitor the independence of the external auditors.

Review the accounting policies used in the preparation of the Bank s Consolidated Financial Statements, the quality of the accounting principles used and any significant accounting developments and issues and possible impact of any substantial changes.

Review, together with management and independent auditors, the Bank s interim Consolidated Financial Statements, the annual Consolidated Financial Statements, the annual report on Form 20-F and any financial information, which is to be released to the public.

Review, together with management, the adequacy of the Bank s system of internal controls to assure the integrity of financial reporting, safeguarding of assets and compliance with laws and regulations.

Review with management to satisfy itself that management has appropriate procedures, practices and processes in place to reasonably assure adherence to policies and limits relating to the assumption of risks, and that the risks assumed by the Bank are appropriately reflected in the books and records.

Review the Bank s compliance with its Code of Ethics.

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Review and evaluate the adequacy of the work performed by the Controller, the Chief Auditor and the Compliance Officer. The Charter of the Audit Committee requires an annual self-evaluation of the Committee s performance.

Credit Policy and Risk Assessment Committee

The Credit Policy and Risk Assessment Committee is a standing Committee of the Board. The members of the Credit Policy and Risk Assessment Committee at December 31, 2004 and as of this date are Guillermo Güémez García (Chairman of the Committee), Herminio Blanco, Alexandre Lodygensky Jr., Gonzalo Menéndez Duque and Will C. Wood. No member of the Credit Policy and Risk Assessment Committee can be an employee of the Bank. The Board has determined that all members of the Credit Policy and Risk Assessment Committee are independent.

The Credit Policy and Risk Assessment Committee is in charge of reviewing and recommending to the Board all the credit policies and procedures related to the adequate management of the Bank s assets. The Committee also reviews the quality and profile of the Bank s credit assets and the risk levels assumed by the Bank. The Committee s responsibilities also include, among others, the review and submission to the Board for approval of the country limits and limits exceeding delegated authority and of the adequacy of credit reserves.

The Committee carries out its duties by way of reviewing periodic reports, which it receives from management, and by way of its interaction with risk management and other members of the Bank s management team. The Committee meets at least four times per year. During the fiscal year ended December 31, 2004, the Committee held four meetings.

Nomination and Compensation Committee

The Nomination and Compensation Committee is a standing Committee of the Board. The members of the Nomination and Compensation Committee at December 31, 2004 and as of this date are Santiago Perdomo Maldonado (Chairman of the Committee), Mario Covo, Maria da Graça França and William Hayes. No member of the Nomination and Compensation Committee can be an employee of the Bank. The Board has determined that all members of the Nomination and Compensation Committee are independent directors other than Maria da Graça França.

The Committee meets at least four times per year. During the fiscal year ended December 31, 2004, the Committee held four meetings.

The Nomination and Compensation Committee s primary responsibilities are to assist the Board by identifying candidates to become Board members and recommending nominees for annual meetings of stockholders; by making recommendations to the Board concerning candidates for Chief Executive Officer and other senior management and counseling on succession planning for senior management; by recommending compensation for Board members and Committee members, including cash and equity compensation; by recommending compensation for senior management and employees of the Bank, including cash and equity compensation, and policies for senior management and employee benefit programs and plans; by reviewing and recommending changes to the Bank s Code of Ethics; and by advising senior management on issues related to the Bank s personnel.

The Charter of the Nomination and Compensation Committee requires an annual self-evaluation of the Committee s performance.

Assets and Liabilities Committee

The Assets and Liabilities Committee is a standing Committee of the Board. The members of the Assets and Liabilities Committee at December 31, 2004 were Mario Covo (Chairman of the Committee), Herminio Blanco, Maria da Graça França, Guillermo Güémez and William Hayes.

As of April 19, 2005, the members of the Assets and Liabilities Committee are Mario Covo (Chairman of the Committee), Herminio Blanco, Guillermo Güémez, William Hayes and Alexandre Lodygensky.

No member of the Assets and Liabilities Committee can be an employee of the Bank. The Board has determined that all members of the Assets and Liabilities Committee are independent directors.

The Assets and Liabilities Committee is responsible for reviewing and recommending to the Board all policies and procedures related to the management of the Bank s assets and liabilities. The Committee also coordinates disbursement and funding activities to enhance earnings and to reduce risks. As part of its responsibilities, the Committee reviews and recommends to the Board, among others, policies related to the Bank s liquidity, mismatch between assets and liabilities, investment of liquidity, derivative positions, taxes, and future funding strategies.

The Assets and Liabilities Committee carries out its duties by way of reviewing periodic reports, which it receives from management, and by way of its interaction with the Senior Vice President, Treasury and other members of the Bank s management team. The Committee meets at least four times per year. During the fiscal year ended December 31, 2004, the Committee held four meetings.

Advisory Council

The Board created the Advisory Council in April 2000 pursuant to the powers granted to the Board under the Bank s Articles of Incorporation. The duties of Advisory Council members consist primarily of providing advice to the Board with respect to the business of the Bank in their areas of expertise. Each member of the Advisory Council receives \$5,000 for each Advisory Council meeting attended. The Advisory Council meets only when the Board convenes it. During the fiscal year ended December 31, 2004, the Advisory Council did not meet. The following table sets forth the names, positions and countries of citizenship of the members of the Advisory Council of the Bank.

Name	Position	Country of <u>Citizenship</u>
Luis Pagani	President Arcor S.A.I.C.	Argentina
Roberto Teixeira da Costa	Board Member Sul America, S.A.	Brazil
Carlos Martabit	General Manager, Finance Division Banco del Estado de Chile	Chile
Eugenio Clariond	Chief Executive Officer Grupo Imsa, S.A. de C.V.	Mexico
Alberto Motta, Jr	Vice President Inversiones Bahia Ltd.	Panama
Alfredo Riviere	President Sural, C.A.	Venezuela

6.D Employees

As of December 31, 2004, the total number of permanent employees was 151, which were geographically distributed as follows: Head Office in Panama: 135; New York Agency: 7; Representative Office in Argentina: 3; Representative Office in Brazil: 4; and Representative Office in Mexico: 2.

6.E Share Ownership

As of December 31, 2004, the Bank s executive officers and directors, as a group, owned an aggregate of 31,390 Class E shares, which was approximately 0.1% of all issued and outstanding Class E shares.

For additional information regarding the Bank s equity compensation for directors and Senior Management, see Compensation .

Item 7. Major Shareholders and Related Party Transactions

7.A Major Shareholders

As of December 31, 2004, the Bank was not directly or indirectly owned or controlled by another corporation or any foreign government, and no person was the registered owner of more than 9% of the total outstanding shares of voting capital stock of the Bank.

The following table sets forth information regarding the Bank s stockholders that are the beneficial owners of 5% or more of any one class of the total outstanding shares of voting capital stock of the Bank, at December 31, 2004:

	At I	<u>At December 31, 2004</u>		
<u>Class A</u>	Number of Shares	of Class	<u>% of Total</u>	
Banco de la Nación Argentina	1,045,348.00	16.5	2.7	
Banco do Brasil ¹	974,551.00	15.4	2.5	
Banco de Comercio Exterior de Colombia, S.A	488,547.00	7.7	1.3	
Banco de la Nación Perú	446,556.00	7.0	1.1	
Banco Central del Paraguay	434,658.00	6.9	1.1	
Banco Central del Ecuador	431,217.00	6.8	1.1	
Banco del Estado de Chile	323,412.75	5.1	0.8	
	6 242 100 16	100.00	16.00	
Total Shares of Class A Common Stock	6,342,189.16	100.0%	16.3%	
Class B	Number of Shares	% of Class	<u>% of Total</u>	
Banco de la Provincia de Buenos Aires	884,460.98	27.0	2.3	
Banco de la Nación Argentina	295,944.50	9.0	0.8	
Mizuho Corporate Bank Ltd	294 345 00	9.0	0.8	

Wizulo Colporate Balk Liu	294,545.00	9.0	0.0
-			
Total Shares of Class B Common Stock	3 271 269 04	100.0%	8 4%

Class E ²	Number of Shares	% of Class	<u>% of Total</u>
Arnhold & S. Bleichroeder Advisers, LLC	3,518,400.00	12.0	9.0
Artisan Partners LP	2,928,114.00	10.0	7.5
Mondrian Investment Partners Ltd	1,626,700.00	5.6	4.2
Total Shares of Class E Common Stock	29,283,621.00	100.0%	75.3%
Total Shares of Common Stock	38,897,079.20		100.0%

¹ Does not include an aggregate of 657 Class E shares corresponding to Mrs. França s entitlement under the Board Restricted Stock Plan issued to her employer, Banco do Brasil and an aggregate of 3,821 indexed options to which Mrs. França was entitled under the Indexed Stock Option Plan granted to Banco do Brasil.

² Source: Schedule 13G filings with the Securities and Exchange Commission.

All common shares have the same rights and privileges regardless of their class, except that:

The affirmative vote of three-quarters (3/4) of the issued and outstanding Class A shares is required (A) to dissolve and liquidate the Bank, (B) to amend certain material provisions of the Amended and Restated Articles of Incorporation, (C) to merge or consolidate the Bank with another entity and (D) to authorize the Bank to engage in activities other than those described as the purposes of the Bank in its Amended and Restated Articles of Incorporation;

The Class E shares and the preferred shares are freely transferable, while the Class A shares and Class B shares can only be transferred to qualified holders;

The Class B shares may be converted into Class E shares;

The holders of Class A shares and Class B shares benefit from pre-emptive rights, but the holders of Class E common shares do not; and

The classes vote separately for their respective Directors.

As of December 31, 2004, there were no Class A shares held by institutions located in the United States. At December 31, 2004, 0.15% of the total Class B shares outstanding were held by institutions located in the United States, representing 0.01% of the Bank s total common shares. Because a majority of Class E shares are held by or in the name of the Depository Trust Company, the Bank does not have precise information regarding Class E stockholders in this regard.

7.B Related Party Transactions

Certain directors of the Bank are executive officers of banks and/or other financial institutions located in Latin America, the Caribbean and elsewhere. Some of these banks and/or other financial institutions own shares of the Bank s common stock and have entered into loan transactions with the Bank in the ordinary course of business. The terms and conditions of such loan transactions, including interest rates and collateral requirements, are substantially the same as the terms and conditions of comparable loan transactions entered into with other persons under similar market conditions. As a matter of policy, Directors of the Bank do not participate in the approval process for credit facilities extended to institutions of which they are executive officers or directors nor do they participate with respect to decisions regarding country exposure limits in countries in which such institutions are domiciled.

At December 31, 2004, the Bank did not have any outstanding credit exposure with related parties as defined by the Panamanian Superintendency of Banks.

7.C Interests of Experts and Counsel

Not required in this Annual Report.

Item 8. Financial Information

8.A Consolidated Statements and Other Financial Information

The information included in Item 18 of this Annual Report is referred to and incorporated by reference into this Item 8.A.

Dividends

Common Dividends

During 2002, the Board suspended dividends on common shares, believing that it was in the best interest of stockholders to conserve the Bank s capital resources until the probable outcome of the Bank s exposure to Argentina was clearer.

During 2003, no dividends were declared on common shares.

On February 3, 2004, the Board authorized a dividend policy whereby dividends will be declared and paid to stockholders on a quarterly basis. In accordance with this new policy, the Board declared an annual dividend of \$0.40 per common share payable on a quarterly basis.

On August 3, 2004, the Board authorized an increase in the quarterly cash dividend from \$0.10 per common share to \$0.15 per common share and a special dividend of \$1.00 per common share reflecting, among other considerations, the amount of provision reversals realized since January 1, 2004 in the Bank s Argentine portfolio.

On February 1, 2005, the Board declared a special dividend of \$2.00 per common share payable on April 11, 2005 to stockholders of record as of March 28, 2005, along with the quarterly common dividend of \$0.15 per common share. This special dividend reflected the results obtained in the management of the Bank s Argentine portfolio.

The following table shows information about common dividends paid on the dates indicated:

Payment date	Record date	Dividend per share
April 5, 2004	March 26, 2004	\$0.10
July 7, 2004	June 28, 2004	\$0.10
October 7, 2004	September 27, 2004	\$1.15
January 17, 2005	January 6, 2005	\$0.15
April 11, 2005	March 28, 2005	\$2.15
January 17, 2005	January 6, 2005	\$0.15

Preferred Dividend

During 2003, the Bank paid cash dividends in the aggregate amount of \$852,990 to the holders of its preferred shares representing \$0.80 per preferred share. On April 13, 2004 the Board declared a cash dividend of \$0.40 per share payable on May 17, 2004 to the registered holders of preferred shares as of April 30, 2004. On November 6, 2004 the Board declared a cash dividend of \$1.90 per share payable on November 15, 2004 to the registered holders of preferred shares as of November 8, 2004.

The Board at a meeting held on April 18, 2005 declared a cash dividend of \$2.148 per share payable on May 16, 2005 to the registered holders of preferred shares as of April 29, 2005.

8.B Significant Changes

Not applicable

Item 9. The Offer and Listing

9.A Offer and Listing Details

On October 1, 1992, the Bank completed a public offering in the United States of 4,000,000 Class E shares with no par value. On December 22, 1994, the Bank completed another offering of 3,200,000 Class E shares. On June 27, 2003 the Bank sold 1,431,004 Class A shares, 652,997 Class B shares and 19,915,999 Class E shares in a rights offering to its existing stockholders. The Class E shares are listed on the New York Stock Exchange under the symbol BLX. The following table shows the high and low sales prices of the Class E shares on the New York Stock Exchange for the periods indicated.

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0

22.97

20.95

19.65

19.63

15.34

18.34

E CL

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Price per Class I	Price per Class E Share (in \$)		
High	Low		
34.88	21.25		
37.70	25.30		
29.70	2.00		
19.95	4.01		
20.00	14.00		
6.54	4.01		
9.95	5.24		
12.45	7.90		
19.95	12.00		
19.23	15.20		
18.98	14.00		
17.00	14.60		
20.00	15.30		
25.50	18.53		
25.50	16.55		
Price Class E S	Share (in \$)		
High	Low		
20.00	18.00		
22.04	18.53		
25.50	21.12		

	May
9.B	Plan of Distribution

March

April

Not required in this Annual Report.

9.C Markets

The Bank s Class A shares and Class B shares were sold in private placements or sold in connection with the Bank s 2003 rights offering, are not listed on any exchange and are not publicly traded. The Bank s Class E shares, which constitute the only class of shares publicly traded (in the New York Stock Exchange), represent approximately 75.3% of the total shares of the Bank s common stock issued and outstanding at December 31, 2004. The Bank s Class B shares are convertible into Class E shares on a one to one basis.

9.D Selling Shareholders

Not required in this Annual Report.

9.E Dilution

Not required in this Annual Report.

9.F Expenses of the Issue

Not required in this Annual Report.

Item 10. Additional Information

10.A Share Capital

Not required in this Annual Report.

10.B Memorandum and Articles of Association

Articles of Incorporation

Bladex is a Bank organized under the laws of the Republic of Panama, registered in the Mercantile Section (Persons) of the Public Registry of the Republic of Panama at file card 021666, roll 1050, image 0002. Article 2 of Bladex s Articles of Incorporation states that the purpose of the Bank is to promote the economic development of Latin American countries, mainly by promoting foreign trade. For the attainment of this purpose, the Bank may: (1) establish a Latin American credit system for the export of goods and services, which shall include granting direct export loans, including financing the stages prior to and after export; (2) foster a market for bank acceptances extended as a result of operations pertaining to the export of goods of Latin American origin; (3) promote the establishment of a Latin American system of export credit insurance and mechanisms that may supplement existing national systems; (4) collaborate with Latin American countries in conducting market research, with a view to promoting their exports of goods and services; and (5) generally engage in any kind of banking or financial business intended to promote the development of Latin American countries. The Articles of Incorporation provide that Bladex may also engage in activities other than those described above, provided that it has obtained the approval of the stockholders in a resolution adopted by the affirmative vote of one-half (1/2) plus one of the common shares, either present or represented, in a meeting of stockholders called to obtain such authorization, which affirmative vote shall necessarily include the vote of three-fourths (3/4) of Class A shares issued and outstanding.

Bladex s Articles of Incorporation provide that the Board of Directors shall direct and control the business and assets of the Bank, except for those matters specifically reserved to stockholders by law or the Articles of Incorporation. The Board of Directors may, however, grant general and special powers of attorney, authorizing directors, officers and employees of the Bank or other persons to transact such business and affairs within the competence of the Board of Directors, as the Board of Directors may deem convenient to entrust to each of them.



The Articles of Incorporation of Bladex do not contain provisions limiting the ability of the Board of Directors to approve a proposal, arrangement or contract in which a Director is materially interested, or a provision which limits the ability of the Board of Directors to fix the compensation of its members, a provision which requires the mandatory retirement of a Director at any prescribed age or a provision which requires that a certain number of shares be owned by a person to qualify as a Director.

The Board of Directors consists of ten members, as follows: three Directors are elected by the holders of the Class A shares; two Directors are elected by the holders of the Class B shares; three Directors are elected by the holders of the Class B shares; and two Directors are elected by the holders of all of the common shares. Notwithstanding the foregoing, if due to the conversion of Class B shares, the number of outstanding shares of this class falls below certain percentages prescribed in the Articles of Incorporation, holders of Class B shares may lose the right to elect Class B representatives to the Board of Directors. At December 31, 2003, the amount of Class B shares represented 8.8% of the total of all issued and outstanding shares. Consequently, during the stockholder s meeting held in April 2004, two of the three Class E directors were elected to Class E directorships to represent positions held by representatives of the Bank s Class B shares which were forfeited to the Class E stockholders as a result of the Class B shares falling below 10% of the Bank s total outstanding shares of common stock

The Directors are elected by stockholders for periods of three (3) years and they may be re-elected. The holders of the Class A, Class B and Class E shares vote separately as a class for the election of the Directors of the Bank representing such class. For the election of Directors, the stockholders of each class have a number of votes equal to the number of shares of such class held by the shareholder multiplied by the number of Directors to be elected by such class, and the shareholder may cast all of the votes in favor of one candidate or distribute them among all the Directors to be elected or among two or more of them, as the shareholder may decide.

All common shares have the same rights and privileges regardless of their class, except that: (i) the affirmative vote of three-quarters (3/4) of the issued and outstanding Class A shares is required (A) to dissolve and liquidate the Bank, (B) to amend certain material provisions of the Articles of Incorporation, (C) to merge or consolidate the Bank with another entity and (D) to authorize the Bank to engage in activities other than those described as the purposes of the Bank in its Articles of Incorporation; (ii) the Class E shares and the preferred shares are freely transferable, while the Class A shares and Class B shares can only be transferred to qualified holders; (iii) the Class B shares may be converted into Class E shares; and (iv) the holders of Class A shares and Class B shares benefit from pre-emptive rights, but the holders of Class E shares do not; and (v) the classes vote separately for their representative directors.

Preferred shares receive a minimum annual preferred dividend of 8% per annum to be declared by the Board of Directors and to be paid, as any other dividend, in semiannual or quarterly installments, as prescribed by the Board of Directors. The Bank may not pay any dividend in cash for common shares in any fiscal year until it has paid the minimum preferred dividend corresponding to preferred stockholders in that year or in any other previous year in which the aggregate total dividend corresponding to preferred shares has not been paid. In the event that the Bank fails to pay the aggregate total amount of the minimum preferred dividend corresponding to preferred shares in a given fiscal year, and during the following two years fails to pay the aggregate total amount of the minimum preferred dividend corresponding to preferred shares in a given fiscal year, and to the sinking fund or fails to redeem any preferred shares, and provided always that at the time of the occurrence of any of the above such preferred shares represent at least ten percent (10%) of the total paid in capital of the Bank, the holders of preferred shares shall be entitled to elect a member of the Board of Directors, who shall continue in office until the circumstances from which his appointment has arisen cease to exist. As of the date hereof, the Bank is current in its payment of dividends to preferred stockholders. Preferred shares have no voting rights, except for the election of a Director in the event mentioned above. Preferred shares have no preemptive rights under Article 6 of the Articles of Incorporation.

The rights of the holders of the common shares may be changed by an amendment to the Articles of Incorporation of the Bank. Amendments to the Articles of Incorporation may be adopted by the affirmative vote of one-half plus one of the common shares represented at the respective meeting, except for the following amendments which require, in addition, the affirmative vote of three-quarters (3/4) of all issued and outstanding Class A shares: (i) any amendment to the Bank s purposes or powers, (ii) any amendment to the capital structure of the Bank and the qualifications to become a holder of any particular class of shares, (iii) any amendment to the provisions relating to the notice, quorum and voting at stockholders meetings, (iv) any amendment to the composition and election of the Board of Directors, as well as notices, quorum and voting at meetings of Directors, (v) any amendments to the powers of the Chief Executive Officer of the Bank and (vi) any amendments to the fundamental financial policies of the Bank.

The Articles of Incorporation of Bladex provide that there will be a general meeting of holders of the common shares every year, on such date and in such place as may be determined by resolution of the Board of Directors, to elect Directors and transact any other business duly submitted to the meeting by the Board of Directors. In addition, holders of the common shares shall hold extraordinary meetings when called by the Board of Directors, as it may deem necessary. The Board of Directors or the President of the Bank must call an extraordinary meeting of holders of the common shares when requested in writing by one or more holders of common shares representing at least one-twentieth (1/20) of the issued and outstanding capital. Notice of meetings of stockholders, whether ordinary or extraordinary, are personally delivered to each registered shareholder or sent by fax, telex, courier, air mail or any other means authorized by the Board of the Directors, at least 30 days before the date of the meeting, counted from the date that the notice is sent. The notice of the meeting must include the agenda of the meeting. At any meeting of stockholders, stockholders may be represented by a proxy who need not be a shareholder, and who may be appointed by public or private document, with or without power of substitution. Whenever the holders of the preferred shares are entitled to vote pursuant to the Articles of Incorporation, a meeting of the holders of the preferred shares shall be called by the President of the Bank as soon as possible. Upon request to the Board of Directors or the President of the Bank, stockholders representing at least one-twentieth (1/20) of the issued and outstanding shares of any given class may hold a meeting separately as a class for the purpose of considering any matter which, in accordance with the provisions of the Articles of Incorporation and the By-laws, is within their competence. In order to have a quorum at any meeting of stockholders, it is required that one-half plus one of the common shares issued and outstanding be represented at the meeting. Whenever a quorum is not obtained at a meeting of stockholders, the meeting shall be held on the second meeting date set forth in the notice of the meeting with the common shares represented on such second meeting date. All resolutions of stockholders shall be adopted by the affirmative vote of one-half plus one of the common shares represented at the meeting where the resolution was adopted, except for those cases mentioned above that require a super-majority vote.

Class A shares may only be issued as registered shares in the name of any of the following entities in Latin American countries: (i) central banks, (ii) banks in which the State is the majority shareholder or (iii) other government agencies. Class B shares may only be issued in the name of banks or financial institutions. Class E shares and preferred shares may be issued in the name of any person, whether a natural person or a legal entity.

Article 11 of the Articles of Incorporation of Bladex establishes that the adoption of resolutions approving the merger or consolidation of Bladex with another entity requires the affirmative vote of one-half plus one of the common shares represented at the meeting plus three-quarters (3/4) of all issued and outstanding Class A common shares.

Neither Bladex s Articles of Incorporation nor its By-laws contains any provision requiring that any disclosure be made with respect to the ownership of any shareholder above an ownership threshold.

There are no conditions imposed by the Articles of Incorporation governing changes in capital, which are more stringent than required by Panamanian law.

The Board has scheduled an extraordinary stockholders meeting for November 14, 2005 in Panama City, Panama, to amend the Bank s Article of Incorporation.

10.C Material Contracts

The Bank has not entered into any material contract outside the ordinary course of business during the two-year period immediately preceding the date of this Annual Report.

10.D Exchange Controls

There are currently no Panamanian restrictions on the export or import of capital, including foreign exchange controls, and no restrictions on the payment of dividends or interest, nor are there limitations on the rights of foreign stockholders to hold or vote stock.

10.E Taxation

The following is a summary of certain U.S. federal and Panamanian tax matters that may be relevant with respect to the acquisition, ownership and disposition of Class E shares. Prospective purchasers of Class E shares should consult their own tax advisors as to the United States, Panamanian or other tax consequences of the acquisition, ownership and disposition of Class E shares.

This summary does not address the consequences of the acquisition, ownership or disposition of the Bank s Class A shares or Class B shares.

United States Taxes

This summary describes the principal U.S. federal income tax consequences of the ownership and disposition of the Class E shares, but does not purport to be a comprehensive description of all of the tax considerations that may be relevant to holders of Class E shares. This summary applies only to current holders that hold Class E shares as capital assets and does not address classes of holders that are subject to special treatment under the United States Internal Revenue Code of 1986, as amended (the Code), such as dealers in securities or currencies, financial institutions, tax-exempt entities, regulated investment companies, insurance companies, securities traders that elect mark to market tax accounting, persons subject to the alternative minimum tax, certain U.S. expatriates, persons holding Class E shares as part of a hedging, constructive ownership or conversion transaction or a straddle, holders whose functional currency is not the U.S. dollar, or a holder that owns 10% or more (directly, indirectly or constructively) of the voting shares of the Bank.

This summary is based upon the Code, existing, temporary and proposed regulations promulgated thereunder, judicial decisions and administrative pronouncements, as all in effect on the date of this Annual Report and which are subject to change (possibly on a retroactive basis) and to differing interpretations. Purchasers or holders of Class E shares should consult their own tax advisors as to the U.S. federal, state and local, and foreign tax consequences of the ownership and disposition of Class E shares in their particular circumstances.

As used herein, a U.S. Holder refers to a beneficial holder of Class E shares that is, for U.S. federal income tax purposes, (i) an individual citizen or resident of the United States, (ii) a corporation, or an entity treated as a corporation, organized or created in or under the laws of the U.S. or any political subdivision thereof, (iii) an estate the income of which is subject to U.S. federal income taxation without regard to the source of its income, (iv) a trust, if both (A) a court within the United States is able to exercise primary supervision over the administration of the trust and (B) one or more U.S. persons (as defined in the Code) have the authority to control all substantial decisions of the trust, or a trust that has made a valid election under U.S. Treasury Regulations to be treated as a domestic trust, and (v) any holder otherwise subject to U.S. federal income taxation on a net income basis with respect to Class E shares (including a non-resident alien individual or foreign corporation that holds, or is deemed to hold, any Class E share in connection with the conduct of a U.S. trade or business).

In the case of a holder of Class E shares that is a partnership for U.S. federal income tax purposes, each partner will take into account its allocable share of income, gain or loss from the Class E shares, and will take such income, gain or loss into account under the rules of taxation applicable to such partner, taking into account the activities of the partnership and the partner.

Taxation of Distributions

Subject to the Passive Foreign Investment Company Status discussion below, to the extent paid out of current or accumulated earnings and profits of the Bank as determined under U.S. federal income tax principles (earnings and profits), distributions made with respect to Class E shares (other than certain pro rata distributions of capital stock of the Bank or rights to subscribe for shares of capital stock of the Bank) will be includable in income of a U.S. Holder as ordinary dividend income in accordance with the U.S. Holder s regular method of accounting for U.S. federal income tax purposes whether paid in cash or Class E shares. To the extent that a distribution exceeds the Bank s earnings and profits, such distribution will be treated, first, as a nontaxable return of capital to the extent of the U.S. Holder s tax basis in the Class E shares and will reduce the U.S. Holder s tax basis in such shares, and thereafter as a capital gain from the sale or disposition of Class E shares. See

Taxation United States Taxes Taxation of Capital Gains. The amount of the distribution will equal the gross amount of the distribution received by the U.S. Holder, including any Panamanian taxes withheld from such distribution.

Distributions made with respect to Class E shares out of earnings and profits generally will be treated as dividend income from sources outside the United States. U.S. Holders that are corporations will not be entitled to the dividends received deduction under Section 243 of the Code with respect to such dividends. Dividends will not be eligible for the special 15% rate applicable to qualified dividend income received by an individual. Subject to certain conditions and limitations, Panamanian tax withheld from dividends will be treated as a foreign income tax eligible for deduction from taxable income or as a credit against a U.S. Holder s U.S. federal income tax liability. Distributions of dividend income made with respect to Class E shares generally will be treated as passive income or, in the case of certain U.S. Holders, financial services income, for purposes of computing a U.S. Holder s U.S. foreign tax credit.

Less than 25 percent of the Bank s gross income is effectively connected with the conduct of a trade or business in the United States, and the Bank expects this to remain true. If this remains the case, a holder of Class E shares that is not a U.S. Holder (a non-U.S. Holder) generally will not be subject to U.S. federal income tax or withholding tax on distributions received on Class E shares that are treated as dividend income for U.S. federal income tax purposes. Special rules may apply in the case of non-U.S. Holders (i) that are engaged in a U.S. trade or business, (ii) that are former citizens or long-term residents of the United States, controlled foreign corporations, foreign personal holding companies, corporations that accumulate earnings to avoid U.S. federal income tax, and certain foreign charitable organizations, each within the meaning of the Code, or (iii) certain non-resident alien individuals who are present in the United States for 183 days or more during a taxable year. Such persons should consult their own tax advisors as to the U.S. federal income or other tax consequences of the ownership and disposition of Class E shares.

Taxation of Capital Gains

Gain or loss realized by a U.S. Holder on the sale or other disposition of Class E shares will be subject to U.S. federal income tax as capital gain or loss in an amount equal to the difference between the U.S. Holder s tax basis in the Class E shares and the amount realized on the disposition. Such gain will be treated as long-term capital gain if the Class E shares are held by the U.S. Holder for more than one year at the time of the sale or other disposition.

Otherwise, the gain will be treated as a short-term capital gain. Gain realized by a U.S. Holder on the sale or other disposition of Class E shares generally will be treated as U.S. source income for U.S. foreign tax credit purposes, unless the gain is attributable to an office or fixed place of business maintained by the U.S. Holder outside the United States or is recognized by an individual whose tax home is outside the United States, and certain other conditions are met. For U.S. federal income tax purposes, capital losses are subject to limitations on deductibility. As a general rule, U.S. Holders that are corporations can use capital losses for a taxable year only to offset capital gains in that year. A corporation may be entitled to carry back unused capital losses to the three preceding tax years and to carry over losses to the five following tax years. In the case of noncorporate U.S. Holders, capital losses in a taxable year are deductible to the extent of any capital gains plus ordinary income of up to \$3,000. Unused capital losses of noncorporate U.S. Holders may be carried over indefinitely.

A non-U.S. Holder of Class E shares will generally not be subject to U.S. federal income tax or withholding tax on gain realized on the sale or other disposition of Class E shares. Special rules may apply in the case of non-U.S. Holders (i) that are engaged in a U.S. trade or business, (ii) that are former citizens or long-term residents of the United States, controlled foreign corporations, foreign personal holding companies, corporations which accumulate earnings to avoid U.S. federal income tax, and certain foreign charitable organizations, each within the meaning of the Code, or (iii) certain non-resident alien individuals who are present in the United States for 183 days or more during a taxable year. Such persons should consult their own tax advisors as to the United States or other tax consequences of the purchase, ownership and disposition of the Class E shares.

Passive Foreign Investment Company Status

Under the Code, certain rules apply to an entity classified as a passive foreign investment company (PFIC). A PFIC is defined as any foreign (i.e., non-U.S.) corporation if either (i) 75% or more of its gross income for the taxable year is passive income (generally including, among other types of income, dividends, interest and gains from the sale of stock and securities) or (ii) 50% or more of its assets (by value) produce, or are held for the production of, passive income. The Code provides an exception for foreign institutions in the active conduct of a banking business, provided the institution is licensed to do business in the United States. Under Proposed Regulations, the exception is for active banks licensed by federal or state regulatory authorities to do business as a bank in the United States, provided the foreign bank is not prohibited from taking deposits or making loans. Based on its current and intended method of operations as described herein, the Bank believes that it is not a PFIC under current U.S. federal income tax law because it is eligible for the exception available to U.S. licensed banks in the Code and the proposed regulations. The Bank intends to continue to operate in a manner that will entitle the Bank to rely upon that exception to avoid classification as a PFIC.

If the Bank were to become a PFIC for purposes of the Code, unless a U.S. Holder makes the election described below, a U.S. Holder generally will be subject to a special tax charge with respect to (a) any gain realized on the sale or other disposition of Class E shares and (b) any excess distribution by the Bank to the U.S. Holder (generally, any distributions including return of capital distributions, received by the U.S. Holder on the Class E shares in a taxable year that are greater than 125 percent of the average annual distributions received by the U.S. Holder in the three preceding taxable years, or, if shorter, the U.S. Holder s holding period). Under these rules (i) the gain or excess distribution would be allocated ratably over the U.S. Holder s holding period for the Class E shares, (ii) the amount allocated to the current taxable year would be treated as ordinary income, (iii) the amount allocated to each prior year would be subject to tax at the highest rate in effect for that year; and (iv) on interest charge at the rate generally applicable to underpayments of tax would be imposed with respect to the resulting tax attributable to each such prior year. For purposes of the foregoing rules, a U.S. Holder of Class E shares that uses such stock as security for a loan will be treated as having disposed of such stock.

If the Bank were a PFIC, U.S. Holders of interests in a holder of Class E shares may be treated as indirect holders of their proportionate share of the Class E shares and may be taxed on their proportionate share of any excess distributions or gain attributable to the Class E shares.

An indirect holder also must treat an appropriate portion of its gain on the sale or disposition of its interest in the actual holder as gain on the sale of Class E shares.

If the Bank were to become a PFIC, a U.S. Holder could make an election, provided the Bank complies with certain reporting requirements, to have the Bank treated, with respect to such U.S. Holder, as a qualified electing fund (hereinafter referred to as a QEF election), in which case, the electing U.S. Holder would be required to include annually in gross income the U.S. Holder's proportionate share of the Bank's ordinary earnings and net capital gains, whether or not such amounts are actually distributed. If the Bank were to become a PFIC, the Bank intends to so notify each U.S. Holder and to comply with all reporting requirements necessary for a U.S. Holder to make a QEF election and will provide to record U.S. Holders of Class E shares such information as may be required to make such QEF election.

If the Bank is a PFIC in any year, a U.S. Holder that beneficially owns Class E shares during such year must make an annual return on Internal Revenue Service Form 8621, which describes the income received (or deemed to be received if a QEF election is in effect) from the Bank. The Bank will, if applicable, provide all information necessary for a U.S. Holder of record to make an annual return on Form 8621.

A U.S. Holder that owns certain marketable stock in a PFIC may elect to mark-to-market such stock and, subject to certain exceptions, include in income any gain (increases in market value) or loss (decreases in market value to the extent of prior gains recognized) realized as ordinary income or loss to avoid the adverse consequences described above. U.S. Holders of Class E shares are urged to consult their own tax advisors as to the consequences of owning stock in a PFIC and whether such U.S. Holder would be eligible to make either of the aforementioned elections to mitigate the adverse effects of such consequences.

Information Reporting and Backup Withholding

Each U.S. payor making payments in respect of Class E shares will generally be required to provide the Internal Revenue Service (the IRS) with certain information, including the name, address and taxpayer identification number of the beneficial owner of Class E shares, and the aggregate amount of dividends paid to such beneficial owner during the calendar year. Under the backup withholding rules, a holder may be subject to backup withholding at a current rate of 28% with respect to proceeds received on the sale or exchange of Class E shares within the United States by non-corporate U.S. Holders and to dividends paid, unless such holder (i) is a corporation or comes within certain other exempt categories (including securities broker-dealers, other financial institutions, tax-exempt organizations, qualified pension and profit sharing trusts and individual retirement accounts), and, when required, demonstrates this fact or (ii) provides a taxpayer identification number, certifies as to no loss of exemption and otherwise complies with the applicable requirements of the backup withholding rules. Non-U.S. Holders are generally exempt from information reporting and backup withholding, but may be required to provide a properly completed Form W-8BEN (or other similar form) or otherwise comply with applicable certification and identification procedures in order to prove their exemption. This backup withholding tax is not an additional tax and any amounts withheld from a payment to a holder of Class E shares will be refunded (or credited against such holder s U.S. federal income tax liability, if any) provided that the required information is furnished to the IRS.

There is no income tax treaty between Panama and the United States.

Panamanian Taxes

The following summary of certain Panamanian tax matters is based upon the tax laws of Panama and regulations thereunder in effect as of the date of this Annual Report and is subject to any subsequent change in Panamanian laws and regulations that may come into effect after such date. The principal Panamanian tax consequences of ownership of Class E shares are as follows:

Generally

Panama s income tax is exclusively territorial. Only income actually derived from sources within Panama is subject to taxation. Income derived by Panamanian or foreign corporations or individuals from offshore operations are not taxable. The territorial principle of taxation has been in force throughout the history of the country and is supported by legislation, administrative regulations and court decisions.

The Bank is not subject to income taxes in Panama pursuant to a special exemption granted by the government of Panama under Law 38 enacted on July 25, 1978. In addition, even in the absence of such special legislation, under Panamanian law banks are not subject to income tax on their offshore income. Since the Bank s loans are primarily made outside Panama, the Bank would have limited tax liability even in the absence of special legislation.

Taxation of Distributions

Dividends and distributions paid by the Bank in respect of its shares are also exempt from withholding tax under the aforementioned special legislation. If such special legislation did not exist, Panama would impose a 10% withholding tax on dividends or distributions paid in respect of the Bank s registered shares (20% in respect of the Bank s bearer shares), to the extent such dividends are paid from income derived by the Bank from Panamanian sources.

Taxation of Capital Gains

Inasmuch as almost all of the Bank s income derives from non-Panamanian sources, capital gains realized by an individual or corporation, regardless of its nationality or residency, on the sale or other disposition outside of Panama of Class E shares should not be subject to taxes in Panama. However, there are no rules of allocation with respect to derivation of income currently in effect in Panama and it cannot be determined with certainty when the tax authorities would consider that a significant amount of the Bank s income derives from Panamanian sources, thus resulting in the taxation of capital gains realized on the sale or disposition of the Bank s Class E shares.

10.F Dividends and Paying Agents

Not required in this Annual Report.

10.G Statement by Experts

Not required in this Annual Report.

10.H Documents on Display

Upon written or oral request, the Bank will provide without charge to each person to whom this Annual Report is delivered, a copy of any or all of the documents listed as exhibits to this Annual Report (other than exhibits to those documents, unless the exhibits are specifically incorporated by reference in the documents). Written requests for copies should be directed to the attention of Carlos Yap, Senior Vice President - Finance, Bladex, as follows: (i) if by regular mail, to Apartado 6-1497, El Dorado, Panama City, Republic of Panama, and (ii) if by courier, to Calle 50 y Aquilino de la Guardia, Panama City, Republic of Panama. Telephone requests may be directed to Mr. Yap at 011-507-210-8581. Written requests may also be faxed to Mr. Yap at 011-507-269-6333 or sent via e-mail to cyap@blx.com. Information is also available on the Bank s website at: www.blx.com.

10.I Subsidiary Information

Not applicable

Item 11. Quantitative and Qualitative Disclosure About Market Risk

The Bank s risk management policies, as approved by the Board from time to time, are designed to identify and control the Bank s credit and market risks by establishing and monitoring appropriate limits on the Bank s credit and market exposures. Certain members of the Board constitute the Assets and Liabilities Committee, which meet on a regular basis and monitor and control the risks in each specific area. At the management level, the Bank has a Risk Management Department that measures and controls the credit and market exposure of the Bank.

The Bank s primary market risks are comprised of liquidity risk and interest rate risk and, to a lesser extent, currency exchange risk and price risk.

The Bank s liquidity risk is the risk of not being able to maintain an adequate cash flow to fund operations and meet obligations and other commitments on a timely basis. The Bank manages short-term liquidity risk by investing in overnight deposits a minimum of 50% of the liquidity funds generated by demand, call accounts and time deposits with maturities of less than one week, and by investing the remaining balance in short-term time deposits with maturities of up to six months and investment funds or negotiable money market instruments, such as certificates of deposits, commercial paper, bankers acceptances and other liquid instruments, with maturities of up to 180 days. See Information on the Company Investment Securities. These instruments must be of investment grade (carrying two of the following ratings: A-1, P-1 or F-1 from Standard & Poor s, Moody s or Fitch, respectively) and must have a liquid secondary market. Interbank deposits are placed with reputable international banks located outside of the Region that usually carry ratings of A-1, P-1 or F-1 by two of the major rating agencies. These banks must have a correspondent relationship with Bladex and be approved by the Board on an annual basis. The primary objectives for these investments are security and liquidity. In order to manage its liquidity needs, the Bank s liquidity position is reviewed and monitored on a daily basis by management.

At December 31, 2004, the Bank s interest rate risk derived from the Bank s asset-sensitive position in the short-term, which means that the Bank s interest-bearing assets repriced more quickly than the Bank s interest-earning liabilities. Consequently, failure to adequately manage this interest rate risk could adversely affect the Bank s net interest income during periods of increasing interest rates. The Bank s interest rate risk is managed by attempting to match the term and repricing characteristics of the Bank s interest rate sensitive assets and liabilities. The Bank s policy with respect to interest rate gaps provides that the gap between short-term interest-earning assets and interest-bearing liabilities on a cumulative basis cannot exceed 100% of the Bank s total capital. The Bank s policy with respect to interest rate gaps also provides that it match fund interest-earning assets over 365 days.

The Bank uses interest rate swaps on a limited basis as part of its interest rate risk management. These interest rate swaps are made either in a single currency or cross-currency for a prescribed period to exchange a series of interest rate flows, which involve fixed for floating rate interest payments. For quantitative information relating to the Bank s interest rate risk and information relating to the Bank s management of interest rate risk, see Liquidity and Capital Resources. and Note 18 and Note 2(o) of the Notes to Consolidated Financial Statements.

Whenever possible, foreign-currency-denominated assets are funded with liability instruments denominated in the same currency. In cases where these assets are funded in different currencies, forward foreign exchange or cross-currency swap contracts are used to fully hedge the risk due to this cross-currency funding.

Derivative Financial Instruments

The Bank utilizes derivative financial instruments, primarily cross currency swaps, foreign exchange forward contracts and interest rate swaps to hedge foreign currency risks arising from the Bank s lending activity and the issuance of non-dollar short-term Euro commercial paper and Euro medium-term notes. The Bank does not engage in derivatives trading. The Bank also engages in foreign exchange trades to serve customers transaction needs and all positions are hedged with an offsetting contract in the same currency. The Bank manages and controls the risks on these buy and sell foreign currency contracts by establishing limits on amounts of such contracts and terms by clients, and by having adopted policies that do not allow it to maintain open positions. Interest rate swaps are made either in a single currency or cross-currency for a prescribed period to exch ange a series of interest rate flows, which involve fixed for floating interest payments or vice versa. The Bank s policy is not to engage in derivative positions other than routine swaps to hedge existing normal currency and interest rate positions.

Types of Derivative and Foreign Exchange Instruments

Derivative and foreign exchange instruments negotiated by the Bank are mainly executed over-the-counter (OTC). These contracts are executed between two counterparts that negotiate specific agreement terms, including notional amount, exercise price and maturity. The following instruments are used by the Bank for purposes of asset/liability activities:

Interest rate swaps are contracts in which a series of interest rate flows in a single currency are exchanged over a prescribed period. For accounting purposes, the Bank has designated these derivative instruments as fair value hedges, cash flow hedges and freestanding derivatives.

Cross-currency swaps are contracts that generally involve the exchange of both interest and principal amounts in two different currencies. For accounting purposes, the Bank has designated these derivative instruments as fair value hedges.

Forward foreign exchange contracts represent agreements to transact on a future date at agreed-upon terms. For accounting purposes, the Bank has not designated a hedging relationship to these derivative instruments.

There were no derivative financial instruments outstanding at December 31, 2004. Quantitative information on derivative financial instruments outstanding at December 31, 2003 is set forth below:

	At December 31, 2003			
		Fair Value		
	<u>Nominal</u> Amount	Asset	Liability	
Fair Value Hedges:				
Interest rate swaps	\$0	\$0	\$0	
Cross-currency swap	61,426	1,684	7,051	
Cash Flow Hedges:				
Interest rate swaps	60,000	0	792	
Freestanding:				
Interest rate swaps	0	0	0	
Cross-currency swap	50,130	572	5,178	
Foreign exchange forward contracts	0	0	0	
Total	\$171,556	\$2,256	\$13,021	

Interest rate swap agreements, foreign exchange forward contracts and options are presented in the Bank s balance sheet under the line items entitled derivative financial instruments-assets and derivative financial instruments-liabilities.

Fair Value Disclosure of Financial Instruments

For information regarding fair value disclosure of financial instruments, see Note 21 to the Consolidated Financial Statements.

Information about Derivative Financial Instruments

The table below lists for each of the years 2004 to 2009 the notional amounts and weighted interest rates, as of December 31, 2004, for the Bank s investments, borrowings and placements. There were no cross currency swaps and interest rate swaps outstanding on this date.

		Maturities						
	2005	2006	2007	2008	2009	There- after	Total 2004	Fair Value 2004
				(in thous	ands)			
Investments								
Fixed Rate								
US Dollars	26,387	0	51,540	0	40,528	74,400	192,856	192,989
Fixed Rate	7.32%	0%	8.85%	0%	7.38%	7.90%	7.96%	
Borrowings and								
Placements								
Fixed Rate								
US Dollars	725,718	20,000			20,000		765,718	764,943
Fixed Rate	2.98%	3.54%			3.81%		3.02%	
Variable Rate								
US Dollars	132,402	124,359	67,859	18,000			342,621	338,429
Variable Rate	2.70%	2.98%	2.92%	3.56%			2.89%	
Esseries Esselance Die	L M	C						

Foreign Exchange Risk Management and Sensitivity

The Bank accepts deposits and raises funds principally in United States dollars, and makes loans mostly in United States dollars. At December 31, 2004, the Bank did not have non-dollar financial liabilities. Currency exchange risk arises when the Bank accepts deposits or raises funds in one currency and lends or invests the proceeds in another. Failure to adequately manage this risk could adversely affect the Bank s results of operations if the value of the currency in which the Bank borrows declines compared to the value of the currency in which it lends or invests. The Bank manages this risk by not holding open foreign exchange positions. The Bank uses foreign exchange forward contracts as part of its management of currency risks. Most of the Bank s forward exchange contracts are made by the Bank as end-user to hedge foreign exchange risks arising from the issuance of non-dollar denominated short-term Euro commercial paper and medium and long-term Euro medium-term notes, and from making non-dollar denominated short and medium-term loans. Whenever possible, foreign currency-denominated assets are funded with liability instruments denominated in the same currency. In the cases where these assets were funded in different currencies, forward foreign currency exchange or cross-currency swap contracts were used to fully hedge the risk resulting from this cross-currency funding.

The Bank also engages in some foreign exchange trades to serve customer transaction needs, and all positions are hedged with an offsetting contract in the same currency. The Bank manages the risks on these buy and sell foreign currency contracts under approved limits of amounts and terms for each counterparty, and by having adopted policies that do not allow it to maintain open positions. Interest rate swaps are made either in a single currency or cross-currency for a prescribed period to exchange a series of interest rate flows, either fixed for floating rate or vice versa.

Item 12. Description of Securities Other than Equity Securities

Not required in this Annual Report.

PART II

Item 13. Defaults, Dividend Arrearages and Delinquencies

None.

Item 14. Material Modifications to the Rights of Security Holders and Use of Proceeds

None.

Item 15. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

The Bank maintains disclosure controls and procedures that are designed to ensure that information required to be disclosed in the reports it files under the Securities and Exchange Act of 1934, as amended (the Exchange Act), is recorded, processed, summarized and reported within the time periods specified in the Commission s rules and forms. Such controls include those designed to ensure that information for disclosure is communicated to the members of the Board and management, including the Chief Executive Officer (the CEO), as appropriate to allow timely decisions regarding required disclosure.

The CEO and Chief Financial Officer (the CFO), with the participation of management, have evaluated the effectiveness of the Bank s disclosure controls and procedures as of December 31, 2004. Based on such evaluation, the CEO and the CFO have concluded that, as of the end of such period, the Bank s disclosure controls and procedures are effective in recording, processing, summarizing and reporting, on a timely basis, information required to be disclosed by the Bank in the reports that it files or submits under the Exchange Act.

Changes in Internal Controls

There have not been any changes in the Bank s internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) during the Bank s fiscal year ended as of December 31, 2004, that have materially affected, or are reasonably likely to materially affect, the Bank s internal control over financial reporting.

Item 16. Reserved

Item 16A. Audit Committee Financial Expert

The Bank s Board has determined that the Bank has at least one audit committee financial expert serving on its Audit Committee. The Audit Committee financial expert is Mr. Gonzalo Menéndez Duque.

Item 16B. Code of Ethics

The Bank has adopted a code of ethics that applies to the Bank s principal executive officer and principal financial and accounting officers. The Bank has included the information regarding its corporate governance practices necessary to comply with Section 303A of the New York Stock Exchange s Listed Company Manual/Corporate Governance Rules on its website (www.blx.com). This information includes the Bank s code of ethics.

Item 16C. Principal Accountant Fees and Services

Audit Fees