Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2006

OR

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

Commission File No. 1-13219

Ocwen Financial Corporation (Exact name of registrant as specified in its charter)

Florida - (State or other jurisdiction of incorporation or organization) 65-0039856 (I.R.S. Employer Identification No.)

1661 Worthington Road, Suite 100, West Palm Beach, Florida 33409 (Address of principal executive offices) (Zip Code)

(561) 682-8000

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days. Yes [X] No [].

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

Large Accelerated filer [] Accelerated filer [X] Non-accelerated filer []

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

Number of shares of Common Stock, 0.01 par value, outstanding as of May 5, 2006: 63,396,645 shares.

OCWEN FINANCIAL CORPORATION FORM 10-Q

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PART I - FINANCIAL INFORMATION ITEM 1. INTERIM FINANCIAL STATEMENTS (Unaudited)

OCWEN FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Dollars in thousands, except share data)

		March 31, 2006		cember 31, 2005
Assets				
Cash Trading securities, at fair value	\$	183,813	\$	269,611
Investment grade		33,215		1,685
Subordinates and residuals		45,992		30,277
Loans held for resale, at lower of cost or market value		364,924		624,671
Advances		238,920		219,716
Match funded advances		357,828		377,105
Mortgage servicing rights		146,993		148,663
Receivables		62 , 025		68,266
Premises and equipment, net		39,947		40,108
Other assets		80,903		74,031
Total assets		,554,560		1,854,133
Liabilities and Stockholders' Equity Liabilities Match funded liabilities	ŝ	322,757	Ş	339,292
Servicer liabilities	Ŷ	218,088	Ŷ	298,892
Lines of credit and other secured borrowings		405,385		626,448
Debt securities		150,329		154,329
Other liabilities		89,918		85,912
Total liabilities		,186,477		1,504,873
Minority interest in subsidiaries		1,943		1,853
Commitments and Contingencies (Note 7)				
Stockholders' Equity				
Common stock, \$.01 par value; 200,000,000 shares authorized; 63,358,780 and 63,133,471 shares issued and outstanding at				
March 31, 2006 and December 31, 2005, respectively		634		631
Additional paid-in capital		186,095		184,262
Retained earnings		179,731		163,198
Accumulated other comprehensive loss, net of taxes		(320)		(684)
Total stockholders' equity		366,140		347,407
Total liabilities and stockholders' equity		,554,560		1,854,133

The accompanying notes are an integral part of these consolidated financial statements

OCWEN FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (Dollars in thousands, except share data)

	For the three months ended March 31,		
	2006	2005	
Revenue			
Servicing and subservicing fees	\$ 80,084	\$ 72,380	
Process management fees	19,312	16,952	
Other revenues	3,053	2,156	
Total revenue	102,449	91,488	
Operating expenses			
Compensation and benefits	25,701	24,371	
Amortization of servicing rights	26,288	25,115	
Servicing and origination	13,197	14,033	
Technology and communications	6,639	7,399	
Professional services	7,779	5,018	
Occupancy and equipment	4,976	4,242	
Other operating expenses	2,522	4,511	
Total operating expenses	87,102	84,689	
Other income (expense)			
Interest income	18,113	6,332	
Interest expense	(17,254)	(8,440)	
Loss on trading securities	(374)	(1,398)	
Gain (loss) on loans held for resale, net.	2,216		
Other, net	3,410	(356)	
Other income (expense), net	6,111	(3,862)	
Income before income taxes Income tax expense	21,458 4,925	2,937 550	
Net income	\$ 16,533	\$ 2,387	
Earnings per share			
Basic	\$ 0.26	\$ 0.04	
Diluted	\$ 0.24		
Weighted average common shares outstanding			
Basic	63,247,835	62,743,287	
Diluted	72,041,171	64,018,882	

The accompanying notes are an integral part of these consolidated financial statements

OCWEN FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Dollars in thousands)

	For the three months ended March 31,			31,
		2006		2005
Net income	Ş	16,533	Ş	2,387
Other comprehensive income, net of taxes:				
Change in unrealized foreign currency translation income arising during the period (net of tax benefit (expense) of (214) and (574))		364		977
Less: Reclassification adjustment for foreign currency translation gains included in net income (net of tax benefit of \$396)				(675)
Net change in unrealized foreign currency translation adjustment arising during the period		364		302
Comprehensive income	\$ ====	16,897	\$ ====	2,689

The accompanying notes are an integral part of these consolidated financial statements

OCWEN FINANCIAL CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE THREE MONTHS ENDED MARCH 31, 2006 (Dollars in thousands)

	Common	Stock		F	ditional Paid-in		etained	Ot Compre Income	nulated ther ehensive e (Loss),		
	Shares	An 	ount	C	apital	E 	arnings 	Net o	of Taxes		Total
Balance at December 31, 2005 Net income Issuance of common stock awards to	63,133,471	\$	631	\$	184,262	Ş	163,198 16,533	Ş	(684)	Ş	347,407 16,533
employees Exercise of common stock options Excess tax benefits from the exercise	46,326 178,983		1 2		403 843						404 845
of stock options Employee compensation -					331						331
common stock options Director's compensation -					246						246
common stock					10						10
net of taxes									364		364
Balance at March 31, 2006	63,358,780	\$ =====	634	\$ ===	186,095	\$ ===	179,731	\$ =====	(320)	\$ ===	366,140

The accompanying notes are an integral part of these consolidated financial statements

	For the three months ended March 31,		
	2006	2005	
Cash flows from operating activities			
Net income	\$ 16,533	\$ 2,387	
Net cash provided (used) by trading activities Purchases of loans held for resale	(26,211) (187,793)		
Originations of loans held for resale Principal payments received on loans held for resale	(203,897) 5,613		
Proceeds from sales of loans held for resale Premium amortization (discount accretion) on securities, net	653,256 (2,320	,	
Amortization of servicing rights	26,288	25,115 3,269	
Provision for bad debts Loss (gain) on trading securities	41 374	2,204 1,398	
Gain on loans held for resale, net Loss (gain) on investment in affordable housing properties	(2,216)	,	
Excess tax benefits from the exercise of stock options	(331))	
Decrease (increase) in advances and match funded advances Decrease (increase) in receivables and other assets, net	820	18,514 (7,621)	
Increase (decrease) in servicer liabilities Increase (decrease) in other liabilities, net Other	(80,804) (257) 682	(6,267)	
Net cash provided (used) by operating activities	203,327	(1,131) 18,053	
Cash flows from investing activities Principal payments received on match funded loans		289	
Purchase of mortgage servicing rights Principal payments received on loans	(21,879) 2	296	
Purchases, originations and funded commitments on loansAdditions to premises and equipment	(1,358)		
Proceeds from the sale of a subsidiary Net cash from consolidated VIE	247		
Net cash provided (used) by investing activities	(22,988		
Cash flows from financing activities			
Increase (decrease) in deposits and escrow deposits Proceeds from (repayments of) lines of credit and other secured borrowings, net	(246,733	(78,495) 40,477	
Proceeds from (repayments of) match funded liabilities, net	(16,535)	(21,891)	
Excess tax benefits from the exercise of stock options Exercise of common stock options	331 665		
Net cash provided (used) by financing activities	(266,137) (59,867)	
Net increase (decrease) in cash Cash at beginning of period	(85,798) 269,611		
Cash at end of period	\$ 183,813	\$ 470,984	

The accompanying notes are an integral part of these consolidated financial statements

OCWEN FINANCIAL CORPORATION AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS MARCH 31, 2006 (Dollars in thousands)

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

Ocwen Financial Corporation ("OCN"), through its subsidiaries, is engaged in business activities related to residential and commercial servicing, consumer unsecured debt collections, loan origination services and business process outsourcing. At March 31, 2006, OCN owned all of the outstanding stock of its primary subsidiaries, Ocwen Loan Servicing, LLC ("OLS"), Investors Mortgage Insurance Holding Company and Ocwen Financial Solutions, Private Limited ("India"). OCN also owns 70% of Global Servicing Solutions, LLC ("GSS") with the remaining 30% minority interest held by ML IBK Positions, Inc. ("Merrill Lynch"). Effective June 30, 2005, Ocwen Federal Bank FSB (the "Bank"), a wholly owned subsidiary, voluntarily terminated its status as a federal savings bank and dissolved, a process we referred to as "debanking".

Basis of presentation

The accompanying unaudited interim consolidated financial statements have been prepared in conformity with the instructions to Form 10-Q and Article 10, Rule 10-01 of Regulation S-X for interim financial statements. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States of America for complete financial statements. In our opinion, the accompanying unaudited financial statements contain all adjustments, consisting only of normal recurring accruals, necessary for a fair presentation. The results of operations and other data for the three months ended March 31, 2006 are not necessarily indicative of the results that may be expected for any other interim period or for the entire year ending December 31, 2006. The unaudited consolidated financial statements presented herein should be read in conjunction with the audited consolidated financial statements and related notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2005.

In preparing the consolidated financial statements, we are required to make estimates and assumptions that affect the reported amounts of assets and liabilities at the dates of the balance sheet and revenues and expenses for the periods covered. Material estimates that are particularly significant in the near or medium term relate to our valuation of securities, servicing rights, intangibles and deferred tax assets, as well as to our determination of valuation allowances for other asset categories. Actual results could differ from those estimates and assumptions.

Prior to debanking, our consolidated financial statements followed the presentation requirements of Securities and Exchange Commission ("SEC") Regulation S-X, Article 9, Bank Holding Companies. As a result of debanking, effective December 31, 2005, we revised the presentation of our consolidated financial statements to better align our presentation with the growth and significance of loan servicing and loan origination and outsourcing services, our principal businesses. The principal change in our consolidated financial statements for the periods presented as compared to the presentation in prior periods are in the format of our consolidated statement of operations. In adopting the new format for our consolidated statement of operations, we have made a number of reclassifications of expenses. The most significant of these reclassifications has been to report as operating expenses amounts that were netted against the revenues that were previously reported as servicing and related fees. These expenses are directly related to the generation of revenues and are reported in our consolidated statement of operations as amortization of servicing rights and as components of servicing and origination. Servicing and origination includes expenses of approximately \$8,600 for the quarter ended March 31, 2005 that had previously been netted against revenues reported in servicing and other fees. Similarly, expenses previously included in loan expenses on the consolidated statement of operations are also principally reported as components of servicing and origination expense.

Revenues that are associated with our Residential Origination Services and Business Processing Outsourcing business segments are reported in a separate revenue category, process management fees. These revenues were previously reported as a component of servicing and related fees. Other categories of income, including interest income and interest expense, which were previously reported as revenues but which were not related to the operations of our principal business segments, are reported in other income (expense).

In addition, we created a new liability caption, servicer liabilities, in our consolidated balance sheet. This caption represents amounts that we have collected from borrowers that will be remitted to off-balance sheet custodial accounts, paid directly to investment trusts or refunded to borrowers. Previously, the amounts included in servicer liabilities had been reported either as escrow deposits or as reductions of our cash balances. Amounts included in our 2005 consolidated financial statements have been reclassified to conform to these changes in presentation in our consolidated statement of operations as well as to conform to certain other, less significant, reclassifications that have been made in our consolidated financial statements in 2006.

Principles of Consolidation

We evaluate special purpose entities first for classification as a "qualifying special purpose entity" ("QSPE") as specified by Statement of Financial Accounting Standards No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" ("SFAS No. 140"). Where we determine that a special purpose entity is classified as a QSPE, it is excluded from our consolidated financial statements. Where we determine that a special purpose entity is not classified as a QSPE, it is further evaluated for classification as a variable interest entity ("VIE") as specified by Financial Accounting Standard Board ("FASB") Interpretation No. 46, "Consolidation of Variable Interest Entities", as revised. When a special purpose entity meets the definition of a VIE, and OCN is identified as the primary beneficiary of the entity, it is included in our consolidated financial statements.

Our consolidated balance sheets at March 31, 2006 and December 31, 2005 include the assets and liabilities of VIEs. We have determined that we hold a variable interest in these VIEs and have also determined that we are the primary beneficiary. The VIEs are engaged in the origination, acquisition and subsequent securitization or sale of subprime single family residential loans. As a result of consolidation, total assets include \$126,642 of loans held for sale that are pledged to secure collateralized borrowings of \$123,243. OCN is a party to two agreements whereby it has guaranteed repayment of certain obligations of the VIEs up to 100% under one agreement and up to a maximum of 5% under the second agreement. Other than with respect to these guaranties, the creditors of the VIEs have no recourse against OCN.

All material intercompany accounts and transactions have been eliminated in consolidation. We report minority interests in our majority-owned subsidiaries as a separate item on our consolidated balance sheets. Minority interest in our earnings is included in other income (expense), net, on our consolidated statements of operations.

NOTE 2 CURRENT ACCOUNTING PRONOUNCEMENTS

SFAS No. 123(R), "Share-Based Payment" and Staff Accounting Bulletin No. 107 (SAB 107), "Share-Based Payment". SFAS No. 123(R) requires a public entity to measure the cost of employee services received in exchange for an award of equity instruments based on the grant-date fair value of the award. That cost is recognized over the period during which an employee is required to provide service in exchange for the award - the requisite service period. The determination of compensation expense under SFAS 123(R) also includes the estimation of expected forfeitures, which we previously recognized as incurred. Prior to January 1, 2006, we followed the guidance of Accounting Principles Board ("APB") Opinion No. 25, which provided for accounting for share-based compensation using the intrinsic value method and recognizing compensation costs for such stock options to the extent that the exercise price was less than the price of the stock at the grant date.

Effective January 1, 2006, we adopted the provisions of SFAS No. 123(R), using the modified prospective method. Accordingly, results for prior periods have not been restated. Compensation and benefits expense for the three months ended March 31, 2006 includes \$246 (\$160 after tax) related to stock options. As a result of adopting FAS 123(R), incremental compensation expense related to stock options for the three months ended March 31, 2006 was \$98 (\$64 after tax).

There were no new grants during the three months ended March 31, 2006, however, 178,983 stock options were exercised and 13,911 were forfeited during that period. At March 31, 2006, a total of 4,037,581 stock options were outstanding, of which 3,190,600 were exercisable. Cash received from the exercise of stock options during the three months ended March 31, 2006 was \$665. Financing cash inflows include \$331 of tax benefits arising from related tax deductions that reduce the amount of income taxes that would otherwise be payable. The total intrinsic value of stock options exercised, which is defined as the amount by which the market value of the stock on the date of exercise exceeds the exercise price, was \$1,124 for the three months ended March 31, 2006. As of March 31, 2006, unrecognized compensation costs related to non-vested stock options amounted to \$2,522, which will be recognized over a weighted-average remaining requisite service period of approximately 2.9 years.

SFAS No. 155, "Accounting for Certain Hybrid Financial Instruments." In February 2006, the FASB issued SFAS No. 155 as an amendment to SFAS No. 133 and SFAS No. 140. SFAS No. 155 allows financial instruments that have embedded derivatives to be accounted for as a whole (eliminating the need to bifurcate the derivative from its host) if the holder elects to account for the whole instrument on a fair value basis. The standard also: a) Clarifies which interest-only strips and principal-only strips are not subject to the requirements of Statement 133; b) Establishes a requirement to evaluate interests in securitized financial assets to identify interests that are freestanding derivatives or that are hybrid financial instruments that contain an embedded derivative requiring bifurcation; c) Clarifies that concentrations of credit risk in the form of subordination are not embedded derivatives; and d) Amends Statement 140 to eliminate the prohibition on a qualifying special-purpose entity from holding a derivative financial instrument that pertains to a beneficial interest other than another derivative financial instrument. SFAS No. 155 is effective for all financial instruments acquired or issued after the beginning of an entity's first fiscal year that begins after September 15, 2006.

SFAS No. 156, "Accounting for Servicing of Financial Assets-an amendment of FASB Statement No. 140." FASB issued SFAS No. 156 in March 2006 as an amendment to SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities", with respect to the accounting for separately recognized servicing assets and liabilities. Recognition of a servicing asset or liability would be required each time an entity commits to service a financial asset through a servicing contract that: a) represents a transfer of the servicer's financial assets that meets the requirements for sale accounting, b) represents a transfer of the servicer's financial assets to a qualifying special-purpose entity in a guaranteed mortgage securitization in which the transferor retains all of the resulting securities and classifies them as either available-for-sale securities or trading securities in accordance with SFAS 115. "Accounting for Certain Investments in Debt and Equity Securities", or c) represents an acquisition or assumption of an obligation to service a financial asset that does not relate to financial assets of the servicer or its consolidated affiliates.

SFAS 156 also requires all separately recognized servicing assets and liabilities to be initially measured at fair value, if practicable, and allows an entity to chose from two subsequent measurement methods for each class of separately recognized servicing assets and liabilities. The two methods are: a) the amortization method which amortizes servicing assets or liabilities in proportion to and over the period of estimated net servicing income or net servicing loss and assesses servicing assets or liabilities for impairment or increased obligation based on fair value at each reporting date, and b) the fair value measurement method which measures servicing assets or liabilities at fair value each reporting date and reports changes in fair value in earnings in the period in which the changes occur.

A prospective application of SFAS 156 is required as of the beginning of an entity's first fiscal year that begins after September 15, 2006. As of March 31, 2006, the estimated fair value of our mortgage servicing rights was \$197,731 as compared to a carrying value of \$146,993.

NOTE 3 BASIC AND DILUTED EARNINGS PER SHARE

We are required to present both basic and diluted earnings per share ("EPS") on the face of our statement of operations. Basic EPS excludes common stock equivalents and is calculated by dividing net income by the weighted average number of common shares outstanding during the year. We calculate diluted EPS by dividing net income, as adjusted to add back interest expense on the 3.25% Contingent Convertible Senior Unsecured Notes due 2024 ("Convertible Notes"), by the weighted average number of common shares outstanding including the potential dilutive common shares related to outstanding stock options, restricted stock awards and the Convertible Notes.

The following is a reconciliation of the calculation of basic EPS to diluted EPS for the three months ended March 31:

		2006		2005
Basic EPS:				
Net income		16,533		
Weighted average shares of common stock		3,247,835		2,743,287
Basic EPS		0.26		
Diluted EPS:				
Net income Interest expense on Convertible Notes, net of income tax (1)		16,533 792		
Adjusted net income	\$	17,325	\$	2,387
Weighted average shares of common stock Effect of dilutive elements:	6	3,247,835	62	2,743,287
Convertible Notes (1) Stock options (2) Common stock awards		7,962,205 775,358 55,773		915,196
Dilutive weighted average of common stock		2,041,171		
Diluted EPS		0.24		0.04

- (1) The effect of our Convertible Notes on diluted EPS is computed using the if-converted method. Interest expense and related amortization costs applicable to the Convertible Notes, net of income tax, is added back to net income. Conversion of the Convertible Notes into shares of common stock has not been assumed for purposes of computing diluted EPS for the first quarter of 2005 because the effect would be anti-dilutive. The effect is anti-dilutive whenever interest expense on the Convertible Notes, net of income tax, per common share obtainable on conversion exceeds basic EPS.
- (2) Excludes an average of 1,085,903 and 1,632,039 of options that were anti-dilutive for the first quarter of 2006 and 2005, respectively, because their exercise price was greater than the average market price of our stock.

At OCN's Annual Meeting on May 5, 2006, the shareholders approved a proposal to amend OCN's Articles of Incorporation to effect a 1-for-10 reverse stock split, followed immediately by a 10-for-1 forward stock split (the "Reverse/Forward Split"). We currently expect to complete the Reverse/Forward

Split on May 12, 2006 (the "Effective Date").

As a result of the Reverse/Forward Split, accounts with less than ten shares of common stock will be converted on the Effective Date into the right to receive a cash payment for each share held equal in value to the average official closing price of the common stock on The New York Stock Exchange over the ten trading days immediately preceding the Effective Date. All shareholder accounts holding ten shares or more will be unaffected, and the total number of shares held by such accounts will not change.

The Reverse/Forward Split is intended to reduce our administrative cost associated with the maintenance of nominal shareholder accounts while at the same time providing shareholders holding fewer than ten shares with a cost-effective way to liquidate their investment without incurring fees.

While we cannot currently determine the effect that the Reverse/Forward Split will have on EPS, we do not anticipate that the effect will be material.

NOTE 4 FOREIGN CURRENCY EXCHANGE RATE RISK MANAGEMENT

Foreign Currency Exchange Rate Risk Management

Our derivative contracts are exchange-traded; therefore, holders of these instruments look to the exchange for performance under these contracts and not to the holders of the offsetting futures contracts. Using exchange-traded instruments minimizes our exposure to risk from nonperformance under these contracts. The notional amount of our contracts does not represent our exposure to credit loss.

We entered into foreign currency derivatives to hedge our net investment in a foreign subsidiary that owns residual securities backed by subprime residential loans originated in the United Kingdom ("UK"). Our remaining principal exposure to foreign currency exchange rates exists primarily with the British Pound versus the U.S. Dollar. Our policy is to periodically adjust the amount of foreign currency derivative contracts we have entered into in response to changes in our recorded investment as well as to changes in our assets denominated in a foreign currency. Our net exposure is subject to gain or loss if the foreign currency exchange rate fluctuates. Currency futures are commitments to either purchase or sell foreign currency at a future date for a specified price. We have determined that the local currency of our investment in UK residuals is the functional currency. The foreign currency derivative financial instrument related to our foreign subsidiary that owns the residual securities was designated as a hedge. Accordingly, for this instrument we include the gains or losses in the net unrealized foreign currency translation in accumulated other comprehensive income in stockholders' equity.

The following table sets forth the terms and values of the British Pound foreign currency futures at the dates indicated:

	Position	Maturity	Notional	Amount	Str	ike Rate	Fair	Value
March 31, 2006:								
British Pound currency futures (1)	Short	June 2006	(pound)	13,438	\$	1.7387	\$ =====	10
December 31, 2005:								
British Pound currency futures (1)	Short	March 2006	(pound)	13,438	\$	1.7692	\$ =====	726

(1) The U.S. Dollar equivalent notional amount of the British Pound currency futures was \$23,343 and \$23,148 at March 31, 2006 and December 31, 2005, respectively.

Beginning in the second quarter of 2005, Bankhaus Oswald Kruber GmbH & Co. KG ("BOK"), entered into Euro foreign exchange forward ("FX Forward") contracts in order to hedge its investment in U.S. dollar-denominated servicing advances that it acquired from OLS. The remaining advances were repurchased by OLS in the second quarter of 2006. The following table sets forth the terms and value of the foreign exchange forward contracts as at the dates indicated:

	Notional Amount					Combine of		
Maturity		Sell		Buy		Contract Rate	Fai:	r Value
March 31, 2006:								
April to August 2006	\$	7,464	(eur	o) 6,111		1.1854 to 1.2590	\$	(36)
December 31, 2005:								
April to August 2006	\$	7,464	(eur	o) 6,111		1.1854 to 1.2590	\$	(189)

The fair value of our FX Forward contracts represents the estimated amount that we would receive or pay to terminate these agreements taking into account current interest rates. Since the FX Forward contracts were not designated as hedges, changes in the fair value of the contracts and gains and losses from these instruments are included in earnings in the period in which they occur, and we report them as a component of other income (expense), net. The net realized and unrealized gains (losses) included in earnings to record these contracts at fair value were \$153 during the first quarter of 2006.

Interest Rate Risk Management

In connection with our Residential Origination Services business, we acquire certain mortgage loan portfolios with the intention of securitizing them within a short period of time. Since the value of the mortgage loans are subject to interest rate risk prior to being securitized, we have sold short a series of three-month Eurodollar interest rate futures contracts to hedge the exposure to interest rate risk represented by our loans held for resale. Our policy is to adjust the amount of Eurodollar futures contracts that we sell short to accommodate changes in the amount of our mortgage loans held for resale. Since the Eurodollar interest rate futures contracts were not designated as hedges, changes in the fair value of the contracts and gains and losses from these instruments are included in earnings in the period in which they occur, and we report them as a component of other income (expense), net.

Position	Maturity	Notional Amount	Contract Price	Fair Value
March 31, 2006: 	June 2006 to December 2010	\$ 2,206,000	94.75 to 95.40	\$ 1,529
December 31, 2005:				
Short	March 2006 to September 2010	\$ 3,261,000	94.92 to 95.46	\$ 731

The fair value of our Eurodollar interest rate futures contracts represents the estimated amount that we would receive or pay to terminate these agreements taking into account current interest rates. The net realized and unrealized gains (losses) included in earnings to record these contracts at fair value were \$1,647 during the first quarter of 2006. The following table summarizes our use of interest rate risk management instruments:

	Notional Amount Short Euro Dollar Interest Rate Futures			
Balance at December 31, 2005 Sales Maturities. Terminations	\$	3,261,000 1,229,000 (340,000) (1,944,000)		
Balance at March 31, 2006	\$	2,206,000		

NOTE 5 REGULATORY MATTERS

Effective June 30, 2005, the Bank terminated its status as a federal savings bank. Prior to returning its original thrift charter to the Office of Thrift Supervision ("OTS"), the Bank operated as a federal savings bank, and OCN was a registered savings and loan holding company. Our primary regulatory authority was the OTS.

Pursuant to the conditions set forth in the OTS Approval, OCN entered into an agreement (the "Guaranty") in favor of the OTS and any holders of claims with respect to liabilities assumed by OLS from the Bank (the "Assumed Liabilities"). Assumed Liabilities include all legal actions against the Bank. The Guaranty contains affirmative covenants relating to the maintenance of a \$5,000 cash collateral account, reporting requirements, transactions with affiliates, preservation of the existence of our subsidiaries and maintenance of not less than \$35,000 of unencumbered financial assets. Pursuant to the Guaranty, we have also agreed to certain limits on the incurrence of debt, merger or sale transactions, disposition of assets and payment of dividends. As of March 31, 2006, we were in compliance with all of the covenants specified in the Guaranty.

The Guaranty will remain in effect until the later of (a) the sixth anniversary of the date on which the Bank's federal bank charter was cancelled or (b) the date on which we have paid in full (i) any obligations that arise out of the Assumed Liabilities with respect to which a claim has been asserted on or prior to the sixth anniversary of the date on which the Bank's federal bank charter was cancelled and (ii) all other amounts payable by us under the Guaranty.

Effective June 30, 2005, the Supervisory Agreement that the Bank and OTS had entered into on April 19, 2004 terminated because we were no longer a FDIC - insured institution. The OTS retains, for a period of six years after termination of the Supervisory Agreement, the right to bring enforcement actions in respect of any breach or noncompliance by the Bank with the Supervisory Agreement, or other applicable regulations, that may have occurred prior to debanking.

We have continued the Bank's residential mortgage servicing business under OLS, which is a licensed servicer in all fifty states, the District of Columbia and Puerto Rico. As a result of debanking, we are no longer able to accept deposits in the U.S or benefit from federal preemption with regard to post-debanking activities. OLS is subject to the rules and regulations of various Federal agencies, Fannie Mae, Freddie Mac, Ginnie Mae and state regulatory authorities

BOK is licensed as a credit institution (Kreditinstitut) under the laws of the Federal Republic of Germany and is supervised and regulated in Germany by the German Federal Financial Supervisory Authority (Bundesanstalt fur Finanzdienstleistungsaufsicht, or BaFin), the German Central Bank (Deutsche Bundesbank) and, in respect of minimum reserves on deposits, the European Central Bank. BOK, under its license, may engage not only in a number of traditional banking activities such as deposit and lending business, but also in investment banking, underwriting and securities trading transactions, both for its own account and for customers. BOK is currently not material to our operations.

NOTE 6 BUSINESS SEGMENT REPORTING

A brief description of our business segments, aligned within our two areas of focus, is as follows:

Servicing

- o Residential Servicing. Through this business we provide loan servicing including asset management and resolution services to third party owners of subprime residential mortgage and high loan-to-value loans for a fee. We acquire the rights to service loans by purchasing them or by entering into subservicing contracts. This segment also includes our residential loan servicing system product (REALServicing).
- Commercial Servicing. This segment includes the results of both our domestic and international servicing of commercial assets (loans and real estate), as well as our commercial loan servicing product (REALSynergy). International servicing is conducted through GSS.
- Ocwen Recovery Group. This business primarily conducts collection activities for third party owners of unsecured receivables and for a portfolio of unsecured credit card receivables that we acquired in 1999 and 2000.

Loan Processing and Origination Services

- Residential Origination Services. This business provides various loan origination services, including residential property valuation services, mortgage due diligence, title services and loan refinancing for Residential Servicing customers. This segment also includes our internet-based vendor management system product (REALTrans) and our subprime residual trading securities.
- Business Process Outsourcing. This business segment began operations in December 2002. Business Process Outsourcing provides outsourcing services to third parties including mortgage underwriting, data entry, call center services and mortgage research.

Corporate Items and Other. This segment includes items of revenue and expense that are not directly related to a business, including business activities that are individually insignificant, interest income on short-term investments of cash and the related costs of financing these investments and certain other corporate expenses.

We allocate interest income and expense to each business segment for the investment of funds raised or funding of investments made. We also make allocations of non-interest expense generated by corporate support services to each business segment.

Financial information for our segments is as follows for the dates indicated:

Total Assets

	M	March 31, 2006	De	cember 31, 2005
Residential Servicing Commercial Servicing Ocwen Recovery Group Residential Origination Services Business Process Outsourcing	Ş	784,218 7,360 1,541 431,779 1,114	Ş	783,560 6,433 1,002 679,432 1,193
Corporate Items and Other (1)		1,226,012 328,548		1,471,620 382,513
	\$ ===	1,554,560	\$ ==	1,854,133

 Includes cash of \$178,901 and \$264,373 at March 31, 2006 and December 31, 2005, respectively.

		Revenue	1	erating penses	er Income Expense)	re-Tax ome (Loss)
For the Three Months Ended March 31, 2006						
Residential Servicing Commercial Servicing Ocwen Recovery Group Residential Origination Services Business Process Outsourcing	\$	79,941 3,115 2,201 14,574 2,723		55,630 2,849 2,633 20,548 2,725	(6,443) (1) 82 10,997 (10)	17,868 265 (350) 5,023 (12)
Corporate Items and Other		102,554 (105)			4,625 1,486	 22,794 (1,336)
	\$	102,449	\$	87,102	\$ 6,111	21,458
For the Three Months Ended March 31, 2005						
Residential Servicing Commercial Servicing Ocwen Recovery Group Residential Origination Services Business Process Outsourcing	\$	68,446 4,441 3,812 12,267 2,586		61,396 4,373 3,398 11,081 2,455	(4,103) (46) 89 1,648 (33)	22 503
Corporate Items and Other		91,552 (64)		82,703 1,986	 (2,445) (1,417)	 6,404 (3,467)
	\$ ===	91,488		84,689	(3,862)	2,937

NOTE 7 COMMITMENTS AND CONTINGENCIES

At March 31, 2006, we had commitments of 44,381 to fund loans secured by mortgages on single family residential properties. We also have commitments to sell 17,195 of loans held for resale generally within 30 days of funding.

Through our investment in subordinated residual securities, which had a fair value of \$45,992 at March 31, 2006, we support senior classes of securities. Principal from the underlying mortgage loans generally is allocated first to the senior classes, with the most senior class having a priority right to the cash flow from the mortgage loans until its payment requirements are satisfied. To the extent that there are defaults and unrecoverable losses on the underlying mortgage loans, resulting in reduced cash flows, the most subordinate security will be the first to bear this loss. Because subordinate and residual interests generally have no credit support, to the extent there are realized losses on the mortgage loans comprising the mortgage collateral for such debt securities, we may not recover our remaining investment.

Under the terms of the sales agreements entered into in connection with the sale of certain of our affordable housing properties, we have a commitment to fund cash deficits that may arise from the operations of those properties. The remaining term of these commitments ranges from two to five years. The obligation under these commitments was \$4,373 as of March 31, 2006. Any operating deficits we fund are supported by a promissory note to be repaid to us from future cash flows of the property. In addition, we have provided to the purchasers of certain affordable housing properties guaranties against the possible recapture of future tax credits. We have never experienced a recapture of tax credits on any of the affordable housing properties in which we invested or sold. We have not recognized these guaranties as a liability because the probability of recapture is considered remote.

Under the terms of the Assignment and Assumption agreement, OLS has become the successor to the Bank with respect to all legal actions. Therefore, any references to the Bank in connection with the following legal matters pertain to OLS as successor.

On April 13, 2004, the United States Judicial Panel on Multi-District Litigation granted our petition to transfer and consolidate a number of lawsuits against the Bank, OCN and various third parties arising out of the servicing of plaintiffs' mortgage loans into a single case to proceed in the United States District Court for the Northern District of Illinois under caption styled: In re Ocwen Federal Bank FSB Mortgage Servicing Litigation, MDL Docket No. 1604 (the "MDL Proceeding"). The consolidated lawsuits in which we are defendants involve 60 mortgage loans currently or previously serviced. Additional similar lawsuits have been brought in other courts, some of which may be transferred to and consolidated in the MDL Proceeding. The borrowers in these lawsuits seek class action certification. No class has been certified in the MDL Proceeding or any related lawsuits. On August 23, 2004, plaintiffs filed a Consolidated Complaint containing various claims under federal statutes, including the Real Estate Settlement Procedures Act and Fair Debt Collection Practices Act, state deceptive trade practices statutes and common law. The claims are generally based on allegations of improper loan servicing practices, including (i) charging borrowers allegedly improper or unnecessary fees such as breach letter fees, hazard insurance premiums, foreclosure-related fees, late fees and property inspection fees; (ii) untimely posting and misapplication of borrower payments; and (iii) improperly treating borrowers as in default on their loans. While the Consolidated Complaint does not set forth any specific amounts of claimed damages, plaintiffs are not precluded from requesting leave from the court to amend the Consolidated Complaint or otherwise seeking damages should the matter proceed to trial. On April 25, 2005, the court entered an Opinion and

Order granting us partial summary judgment finding that, as a matter of law, the mortgage loan contracts signed by plaintiffs authorize the imposition of breach letter fees and other legitimate default or foreclosure related expenses. The court explained that its ruling was in favor of defendants to the specific and limited extent that plaintiffs' claims challenge the propriety of the above-mentioned fees. On March 22, 2006, the court denied defendants' motions to dismiss various portions of the Consolidated Complaint on federal preemption and procedural grounds, as well as our motion to dismiss OCN from the case for lack of personal jurisdiction. The court has not ruled on class certification. We cannot currently determine the ultimate outcome of the MDL Proceeding or the other matters described above and have not established a reserve in respect thereof. We believe the allegations in the MDL Proceeding are without merit and will continue to vigorously defend against them.

On November 3, 2004, the trial judge in litigation brought by Cartel Asset Management, Inc. ("Cartel") against OCN, the Bank and Ocwen Technology Xchange, Inc. ("OTX"), a subsidiary that has been dissolved, in federal court in Denver, Colorado entered final judgment in the amount of \$520 against OTX and nominal damages of two dollars against the Bank. In the November 3, 2004 order, the judge reduced a prior jury verdict in the amount of \$9,320 after trial on this matter involving allegations of misappropriation of trade secrets and contract-related claims brought by a former vendor. The litigation does not relate to our Residential Servicing business. Notwithstanding the nominal damage award against the Bank, it was assessed a statutory award to Cartel of attorneys' fees in an additional amount of \$170, and the Bank and OTX were further assessed costs in the amount of \$9. Cartel and defendants are pursuing cross-appeals in the United States Court of Appeals for the Tenth Circuit. We intend to continue to vigorously defend this matter.

On February 8, 2005, a jury in Circuit Court for Palm Beach County, Florida returned verdicts of \$1,000 and \$1,056 in compensatory damages in favor of two former employees of the Bank in a lawsuit against OCN and the Bank. The jury rejected plaintiffs' request for punitive damages. The plaintiffs brought claims under the Florida Civil Rights Act, the Florida Whistleblower Act and state tort law, arising out of an alleged invasion of privacy and related incidents allegedly committed by other former employees of the Bank in 1998 for which plaintiffs sought to hold the Ocwen defendants vicariously liable. We believe the verdicts, which were reduced to final judgments on May 20, 2005, as well as an additional award of \$900 in plaintiffs' attorneys' fees, are against the weight of evidence and contrary to law. Our appeals therefrom have been taken to the Florida Court of Appeals for the Fourth District. We intend to continue to vigorously defend this matter.

On November 29, 2005, a jury in County Court for Galveston County, Texas, returned a verdict of \$11,500 in compensatory and punitive damages and attorneys' fees against Ocwen in favor of a plaintiff borrower who defaulted on a mortgage loan we serviced. The plaintiff claimed that Ocwen's foreclosure on the loan violated the Texas Deceptive Trade Practices Act and other state statutes and common law. On February 9, 2006, the trial court reduced the jury verdict and entered judgment in the amount of \$1,830 which was comprised of \$5 in actual damages, approximately \$675 in emotional distress, statutory and other damages and interest, and \$1,150 for attorneys' fees. We believe the judgment was against the weight of evidence and contrary to law and have asked the trial court to set it aside. We intend to continue to vigorously defend this matter and have taken an appeal to the Texas Court of Appeals.

OCN is subject to various other pending legal proceedings. In our opinion, the resolution of these proceedings will not have a material effect on our financial condition, results of operations or cash flows. We continuously monitor the status of our litigation, including advice from external legal counsel, and perform periodic assessments of our litigation for potential loss accrual and disclosure. We accrue for judgments and maintain litigation reserves when it is probable that a liability has been incurred and the amount of loss can be reasonably estimated.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS (Dollars in thousand, except share data)

The following discussion of our results of operations, consolidated financial condition and capital resources and liquidity should be read in conjunction with our Selected Consolidated Financial Information, Consolidated Financial Statements and the related notes, all included elsewhere herein.

RISK FACTORS AND CRITICAL ACCOUNTING POLICIES

Risk Factors

We include a discussion of the principal risks and uncertainties that affect or could affect our business operations under Item 1A on pages 8 through 12 of our Annual Report on Form 10-K for the year ended December 31, 2005. There have been no material changes to this information during the first quarter of 2006.

Critical Accounting Policies

Our ability to measure and report our operating results and financial position is heavily influenced by the need to estimate the impact or outcome of risks in the marketplace or other future events. Our critical accounting policies are those that relate to the estimation and measurement of these risks. Because they inherently involve significant judgments and uncertainties, an understanding of these policies is fundamental to understanding Management's Discussion and Analysis of Results of Operations and Financial Condition. Our significant accounting policies are discussed in detail on pages 17 through 19 of Management's Discussion and Analysis of Results of Operations and Financial Condition and in Note 1 of our Consolidated Financial Statements included in our Annual Report on Form 10-K for the year ended December 31, 2005. There have been no material changes to this information during the first quarter of 2006.

Forward Looking Statements

This Quarterly 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, including, but not limited to the following:

- projections for growth of the residential loan servicing business and business opportunities in other core businesses;
- assumptions related to the sources of liquidity and the adequacy of financial resources;
- estimates regarding interest rates and foreign currency transactions; and
 expectations related to pending litigation.

Forward-looking statements are not guarantees of future performance, and involve a number of assumptions, risks and uncertainties that could cause actual results to differ materially. Important factors that could cause actual results to differ materially from those suggested by the forward-looking statements include, but are not limited to, the following:

- o general economic and market conditions,
- o prevailing interest or currency exchange rates,
- availability of servicing rights for purchase,
- o governmental regulations and policies,
- o international political and economic uncertainty,
- o availability of adequate and timely sources of liquidity,
- o uncertainty related to dispute resolution and litigation, and
- real estate market conditions and trends.

Further information on the risks specific to our business are detailed within this report and our other reports and filings with the Securities and Exchange Commission, including our periodic report on Form 10-K for the year ended December 31, 2005 and our Forms 8-K filed during 2006. The forward-looking statements speak only as of the date they are made and should not be relied upon. OCN undertakes no obligation to update or revise the forward-looking statements.

OVERVIEW

Changes in Financial Condition

Total assets declined to \$1,554,560 during the first three months of 2006, as compared to \$1,854,133 as of December 31, 2005. This \$299,573 decrease is primarily due to a \$259,747 decrease in loans held for resale. The net decline in loans held for resale is largely due to a securitization transaction that closed in the first quarter, offset in part by the acquisition of additional loans in the first quarter. Also, cash and investment grade securities declined by \$54,268. Partially offsetting these declines was a \$15,715 increase in subordinate and residual securities that primarily resulted from securities we retained in connection with the first quarter loan securitization.

Total liabilities decreased to \$1,186,477 at March 31, 2006 as compared to \$1,504,873 at December 31, 2005. This \$318,396 decrease is largely the result of a \$221,063 decline in amounts due under lines of credit and other secured borrowings, primarily reflecting reduced funding requirements on a lower balance of loans held for resale. Also, servicer liabilities, which primarily represent borrower payments held by us prior to their transfer to custodial accounts, declined by \$80,804 during the first three months of 2006.

At March 31, 2006, we had \$183,813 of cash, \$486,445 of unused borrowing capacity on our existing lines and \$366,140 of equity.

Results of Operations

We recorded net income of \$16,533 for the first quarter of 2006 as compared to \$2,387 for the first quarter of 2005. Our basic earnings per share were 0.26 and 0.04 for the first quarter of 2006 and 2005, respectively. Pre-tax income was \$21,458 and \$2,937 for the first quarter of 2006 and 2005, respectively.

Our first quarter 2006 results reflect a strong performance in our Residential Servicing segment whose pre-tax income of \$17,868 represents a \$14,921, or 506% increase as compared to the first quarter of 2005. This increase primarily reflects increased servicing fees on a larger servicing portfolio, the positive impact of rising short-term interest rates on our revenue from custodial accounts ("float earnings") and a reduction in total operating expenses, including a reduction in interest paid to investors related to loan pay-offs. Pre-tax income for Residential Origination Services improved to \$5,023 in the first quarter of 2006, a \$2,189 or 77% improvement over the first quarter of 2005. This improvement primarily reflects a gain from the securitization of loans and an increase in net interest earnings on loans as a result of higher volumes, partially offset by losses of a VIE that we began to consolidate as of the end of 2005. Ocwen Recovery Group incurred a pre-tax loss of \$(350) as compared to pre-tax income of \$503 during the first quarter in 2005, primarily reflecting a continuing shift in revenue from maturing proprietary assets to lower yielding third-party contracts.

We provide additional financial information and discuss our segment results in the following section.

SEGMENTS

The following section provides a discussion of the changes in financial condition of our business segments during the three months ended March 31, 2006 and a discussion of pre-tax results of operations of our business segments for the three-month periods ended March 31, 2006 and 2005.

The following table presents the assets and liabilities of each of our business segments at March 31, 2006:

	Residential Servicing	Commercial Servicing	Ocwen Recovery Group	Residential Origination Services	Business Process Outsourcing	Corporate Items and Other	Business Segments Consolidated
Assets Cash	\$	\$ 4,248	s	\$ 664	s	\$ 178,901	\$ 183,813
Trading securities:	Ŷ	÷ 1/210	Ŷ	Ŷ 001	Ŷ	¢ 170 7 501	÷ 1007010
Investment grade						33,215	33,215
Subordinates and residuals				45,111		881	45,992
Loans held for resale				364,924			364,924
Advances	234,618	267		3,018		1,017	238,920
Match funded advances	357,828						357,828
Mortgage servicing rights	146,993						146,993
Receivables	19,014	2,450	819	13,525	1,107	25,110	62,025
Premises and equipment	1,807	237	685	757	7	36,454	39,947
Other assets	23,958	158	37	3,780		52,970	80,903
Total assets	\$ 784,218	\$ 7,360	\$ 1,541	\$ 431,779	\$ 1,114 ======	\$ 328,548	\$ 1,554,560
Liabilities							
Match funded liabilities	\$ 322,757	\$	\$	\$	\$	\$	\$ 322,757
Servicer liabilities Lines of credit and other	218,088						218,088
secured borrowings	104,954			285,844		14,587	405,385
Debt securities	·			·		150,329	150,329
Other liabilities	33,032	3,540	3,275	7,250		42,821	89,918
Total liabilities	\$ 678,831	\$ 3,540	\$ 3,275	\$ 293,094	\$	\$ 207,737	\$ 1,186,477

The following table presents the pre-tax statement of operations for each of our business segments for the quarter ended March 31, 2006:

	Ocwen Residential Residential Commercial Recovery Origination Servicing Servicing Group Services		Business Process Outsourcing	Corporate Items and Other	Business Segments Consolidated		
Revenue Servicing and subservicing							
fees	\$ 76,013	\$ 2,008	\$ 2,201	\$	\$	\$ (138)	\$ 80,084
Process management fees				14,488	2,723	33	19,312
Other revenues	,	1,107		86			3,053
Total revenue	79,941	3,115	2,201	14,574	2,723	(105)	102,449
Operating expenses							
Compensation and benefits Amortization of servicing	7,845	1,702	1,128	7,265	1,222	6,539	25,701
rights	26,288						26,288
Servicing and origination	6,110	7	126	6,954			13,197
Technology and communications .		391	479	1,734	731	(1,672)	.,
Professional services	,	98	70	2,333		2,229	7,779
Occupancy and equipment		171	257	606	142	1,109	4,976
Other operating expenses	4,671	480	573	1,656	630	(5,488)	2,522
Total operating expenses	55,630	2,849	2,633	20,548	2,725	2,717	87,102
Other income (expense)							
Interest income	117	7		15,698		2,291	18,113
Interest expense	(6,562)	(4)	(13)	(10,082)	(10)	(583)	(17,254)
Gain (loss) on trading							
securities				135		(509)	(374)
Gain (loss) on loans held for							
for resale, net				2,216			2,216
Other, net	2	(4)	95	3,030		287	3,410
Other income (expense), net .	(6,443)	(1)	82	10,997	(10)	1,486	6,111
Pre tax income (loss)			(,	\$ 5,023			,

Residential Servicing

Comparative selected balance sheet data is as follows:

	Ν	March 31, 2006	Dec	ember 31, 2005
Total assets	\$	784,218	\$	783,560
Advances		234,618		215,207
Match funded advances		357,828		377,105
Mortgage servicing rights		146,993		148,663
Receivables		19,014		23,323
Total liabilities	\$	678,831	\$	745 , 760
Match funded liabilities		322,757		339 , 292
Servicer liabilities		218,088		298,892
Lines of credit and other secured borrowings		104,954		81,218

Advances. During any period in which the borrower is not making payments, we are required under certain servicing agreements to advance our own funds to meet contractual principal and interest remittance requirements for investors, pay property taxes and insurance premiums and process foreclosures. Advances on loans serviced for others consist of the following:

		larch 31, 2006	December 31, 2005		
Principal and interest Taxes and insurance Other	\$	58,548 89,562 86,508	\$	40,201 98,331 76,675	
	\$ ===	234,618	\$ ===	215,207	

We are entitled to recover advances from borrowers for reinstated and performing loans and from investors for foreclosed loans. We record a charge to earnings to the extent that advances are uncollectible under provisions of the servicing contracts, taking into consideration historical loss and delinquency experience, length of delinquency and the amount of the advance. Advances on loans serviced for others are net of reserves of \$583 and \$570 as of March 31, 2006 and December 31, 2005, respectively.

Match Funded Advances. Match funded advances consist of the following:

	Μ	arch 31, 2006	December 31 2005		
Principal and interest Taxes and insurance Other		151,278 131,641 74,909	 \$	174,252 129,700 73,153	
	\$	357 , 828	\$	377,105	
	===	========	===		

Match funded advances on loans serviced for others resulted from our transfers of residential loan servicing related advances to third parties in exchange for cash. We retain control of the advances, and therefore the transfers do not qualify as sales for accounting purposes. As a result, we report the amount of proceeds received from the transfers as secured borrowings with a pledge of collateral (match funded liabilities). Match funded advances are owned by special purpose entities and are, therefore, not available to satisfy general claims of creditors.

Mortgage Servicing Rights. The unamortized balance of mortgage servicing rights is primarily related to subprime residential loans. Mortgage servicing rights declined during the first three months of 2006 as amortization exceeded purchases.

 Balance at March 31, 2006 \$ 1	48,663 24,618 26,288)
	46,993

Purchases during the first quarter of 2006 include \$2,739 of servicing rights retained in connection with the securitization of loans held for resale. At March 31, 2006, we serviced loans under 455 servicing agreements for 30 investors. This compares to 466 servicing agreements for 22 investors at December 31, 2005.

Receivables. Receivables related to the Residential Servicing business include \$9,016 and \$15,674 at March 31, 2006 and December 31, 2005, respectively, representing fees earned from the servicing of loans and real estate. The remaining balance consists principally of reimbursable expenses due from loan servicing investors. The total balance of receivables for this segment is net of reserves of \$6,198 and \$6,509 at March 31, 2006 and December 31, 2005, respectively.

Match Funded Liabilities. Match funded liabilities are obligations secured by the collateral underlying the related match funded assets, and are repaid through the cash proceeds arising from those assets. We account for and report match funded liabilities as secured borrowings with pledges of collateral.

		TT,	nused		Balance C	utsta	nding
Collateral	Collateral Interest Rate		rrowing pacity	March 31, 2006		Dec	ember 31, 2005
Advances (1) Advances (2)	See (1) below 1-Month LIBOR + 175 basis points	Ş	52,341 24,902	\$	222,659 100,098	Ş	238,943 100,349
		\$ ====	77,243	\$ ===	322,757	\$ ===	339,292

(1) In November 2004, we executed a servicing advance securitization. This transaction involved the issuance of a term note for \$100,000 and a one-year variable funding note for a maximum of \$75,000. On March 31, 2005, we executed an indenture supplement to the November 2004 securitization with a closing date of April 6, 2005. This supplement included the issuance of a second term note for \$75,000. In addition, the maximum amount of the variable funding note was increased to \$100,000. The original term note bears interest at LIBOR plus 50 basis points, and the second term note bears interest at LIBOR plus 40 basis points. The variable funding note bears interest at a commercial paper

rate plus a margin that approximates LIBOR plus 50 basis points. The original term note under this facility has a stated maturity of October 2013, and the second term note has a stated maturity of March 2014. The variable funding note has a stated maturity of November 2011. The variable funding note has a stated maturity of November 2010. The 1-Month LIBOR was 5.00% and 4.39% at March 31, 2006 and December 31, 2005

(2) Under the terms of the agreement, we are eligible to finance additional advances on loans serviced for others up to a maximum balance of \$125,000. This facility will mature in January 2007.

Servicer Liabilities. Servicer liabilities represent amounts we have collected, primarily from Residential Servicing borrowers, that will be deposited in custodial accounts and excluded from our balance sheet, paid directly to an investment trust or refunded to borrowers. The principal components of servicer liabilities are as follows:

	Μ	larch 31, 2006	Dec	ember 31, 2005
Borrower payments due to custodial accounts Escrow payments due to custodial accounts Partial payments and other unapplied balances	Ş	170,921 8,065 39,102	Ş	225,862 22,573 50,457
	\$	218,088	\$	298,892
	===		===	

The decline in the amount of borrower payments held by us prior to their transfer to collection accounts is primarily due to slower mortgage prepayment speeds, partially offset by the increase in the average balance of loans serviced.

Lines of Credit and Other Secured Borrowings. Secured line of credit arrangements are as follows:

			 1 Democratica	Balance Outstanding					
Borrowing Type	Interest Rate	Maturity	d Borrowing apacity	Marc	h 31, 2006	Decembe	er 31, 2005		
Senior secured credit agreement (1)	1-Month LIBOR + 162.5 or 225 basis points	June 2006	\$ 35,046	Ş	104,954	Ş	81,218		

(1) Secured by mortgage servicing rights and advances on loans serviced for others. Borrowing secured by mortgage servicing rights is at LIBOR plus 225 basis points. Borrowing secured by other acceptable collateral is at LIBOR plus 162.5 basis points. The interest rate may be reduced to 1.625% or 2.25% to the extent that we have available balances on deposit with the lender.

Comparative selected operations data is as follows:

		or For the ended M	arch	31,
		2006		
Unpaid principal balance of loans serviced at March 31 Number of loans serviced at March 31 Average unpaid principal balance of loans serviced during the quarter		2,855,463 377,540 3,038,004		37,380,682 330,567 36,797,725
Pre-tax income Revenue:	\$	17,868	Ş	2,947
Servicing and subservicing fees Process management fees Other		76,013 2,068 1,860		65,518 2,088 840
Total revenue	\$	79,941	\$	68,446
Operating expenses: Compensation and benefits Amortization of servicing rights Servicing and origination Technology and communications Professional services Occupancy and equipment Other		7,845 26,288 6,110 4,976 3,049 2,691 4,671		9,910 25,115 8,861 6,069 2,684 2,206 6,551
Total operating expenses		55,630		61,396
Other income (expense): Interest income Interest expense Other	Ş	117 (6,562) 2	\$	66 (4,170) 1
Total other income (expense)	\$ ====	(6,443)		(4,103)

		For the three months ended March 31,				
		2006		2005		
Servicing and subservicing fees Late charges . Revenue from custodial accounts (float earnings) Prepayment and collection related fees Other fees	Ş	50,264 9,191 8,821 2,467 5,270	Ş	43,508 9,126 6,507 2,225 4,152		
	 \$	76,013	 \$	65,518		
	===					

The increase in servicing and subservicing fees in the first quarter of 2006 as compared to the first quarter of 2005 is primarily due to the increase in the average balance of loans serviced. The increase in the average balance is due to growth in the loan servicing portfolio and reduced run-off of the existing portfolio due to slower prepayment speeds. First quarter 2006 prepayment speeds fell to 30% as compared to 36% in the first quarter of 2005, largely due to rising mortgage interest rates. The increase in loan servicing fees was partially offset by a decline in real estate property management fees associated with our contract with the VA due to lower transaction volumes. The VA fees amounted to \$2,955 and \$3,952 during the first quarter of 2006 and 2005, respectively.

Increases in short-term interest rates have had a positive impact on float earnings. Although the average balance of funds that we have received from borrowers that are held in custodial accounts until remitted to investors has declined in the first quarter of 2006, the average yield we earned on these funds increased to 3.79% during the first quarter of 2006 as compared to 2.58% during the first quarter of 2005. Custodial accounts are excluded from our balance sheet. The average balances held in these custodial accounts were approximately \$930,100 and \$1,008,700 for the first three months of 2006 and 2005, respectively. The decline in the average balance in the first quarter of 2006 is primarily due to a decline in mortgage prepayment speeds offset by the increase in the average balance of loans serviced. The underlying servicing agreements restrict the investment of float balances to certain types of instruments. We are responsible for any losses incurred on the investment of these funds; although to date, we have not incurred any such losses.

The following table sets forth information regarding residential loans and real estate serviced for others:

	Loans (1)(2)(3)		Real Est	tate (4)	Total		
	Amount	Count	Amount	Count	Amount	Count	
March 31, 2006							
Performing	\$ 36,394,277	306,623	\$		\$ 36,394,277	306,623	
Non-Performing	5,293,625	57 , 087	1,167,561	13,830	6,461,186	70,917	
	\$ 41,687,902	363,710	\$ 1,167,561	13,830	\$ 42,855,463	377,540	
December 31, 2005:							
Performing	\$ 36,532,664	297,649	\$		\$ 36,532,664	297,649	
Non-performing	5,125,116	57,420	1,121,268	13,733	6,246,384	71,153	
	\$ 41,657,780	355,069	\$ 1,121,268	13,733	\$ 42,779,048	368,802	

- At March 31, 2006 we serviced 277,630 subprime loans with a total unpaid principal balance of \$33,849,536 as compared to 304,234 subprime loans with an unpaid principal balance of \$37,429,090 at December 31, 2005. Subprime loans represent residential loans we service that were made by others to borrowers who generally did not qualify under guidelines of Fannie Mae and Freddie Mac ("nonconforming loans").
 Non-performing loans have been delinquent for 90 days or more. Performing
- Non-performing loans have been delinquent for 90 days or more. Performing loans are current or have been delinquent for less than 90 days.
 We serviced under subservicing contracts 109,690 residential loans with an unpaid principal balance of \$10,541,890 as of March 31, 2006. This compares to 105,873 residential loans with an unpaid principal balance of \$10,983,237 serviced under subservicing contracts at December 31, 2005.
- (4) Real estate includes \$701,426 and \$683,193 of foreclosed residential properties serviced for the VA at March 31, 2006 and December 31, 2005, respectively.

Compensation and Benefits Expense. The decrease in compensation expense and benefits in the first quarter of 2006 as compared to the first quarter of 2005 has occurred primarily due to a decline in the average number of employees in the U.S. as a result of cost reduction initiatives put in place in 2005, including a greater utilization of the lower cost workforce in India. Although average employment in India increased in the first quarter of 2006, total average employment declined, and the ratio of India employment to total employment increased as compared to the first quarter of 2005.

	For the three months ended March 31,				
	2006	2005			
India United States	913 441	881 611			
	1,354	1,492			

Amortization of Servicing Rights. First quarter 2006 amortization increased \$1,173 or 5% as compared to the first quarter of 2005. This increase is due to an increase in our investment in mortgage servicing rights, offset by a reduction in the rate of amortization as a result of slower prepayment speeds.

Servicing and Origination Expenses. The principal components of servicing and origination expenses are as follows:

	For the three months ended March 31,				
	2006			2005	
Compensating interest expense Satisfaction expense Other		3,015 1,595 1,500	\$	5,656 1,521 1,684	
	\$	6,110	\$ ===	8,861	

Mortgage prepayments generally create an obligation for us to pay compensating interest to the securitization trusts for the full month of interest on loans that were repaid before the end of a calendar month. The primary reason for the decline in compensating interest expense in the first quarter of 2006 as compared to the first quarter of 2005 is a shift towards a higher percentage of loans serviced under a mid-month structure versus a calendar month structure. Under a calendar month structure, compensating interest is paid on all loans that prepay during the month, whereas under a mid-month structure we are not obligated to pay compensating interest on prepayments that occur during the first half of the month. The effect on compensating interest expense of the lower prepayment speeds experienced in the first quarter of 2006 was largely offset by the increase in the average size of the loan servicing portfolio.

Other Operating Expenses. Other primarily consists of overhead allocation charges and bad debt expense. The \$1,880 decrease in other operating expenses in the first quarter of 2006 is mostly due to a \$1,864 decrease in bad debt expense. The higher bad debt expense in 2005 was primarily the result of providing for aged reimbursable expenses that may be uncollectible. Bad debt expense amounted to \$261 and \$2,125 in the first quarter of 2006 and 2005, respectively.

Commercial Servicing

Comparative selected balance sheet data is as follows:

•		March 31, 2006		December 31, 2005	
Total assets Cash Receivables		4,248	Ş	6,433 3,057 2,508	
Total liabilities	\$	3,540	\$	3,220	

For the three months

Comparative selected operations data is as follows:

	ended March 31,				
		2006		2005	
Pre-tax income (loss) Revenue:	\$	265	\$	22	
Servicing and subservicing feesOther	\$	2,008 1,107	\$	3,086 1,355	
Total revenue	\$ ====	3,115	\$ ====	4,441	
Operating expenses	\$	2,849	\$	4,373	

Servicing Fees. The principal components of servicing and subservicing fees are as follows:

		onths 1,			
	2006 2005				
International servicing fees Domestic servicing fees	\$	1,398 610		1,730 1,356	
	\$ ====	2,008	\$ ====	3,086	

The decline in international servicing fees in the first quarter of 2006 reflects the sale of our Japan operations in December 2005. The decline in domestic servicing fees in the first quarter of 2005 is primarily due to a decline in asset resolution fees.

The following table sets forth information regarding commercial loans and real estate serviced for others:

	Loans		Real	Estate	Total			
	Amount	Count	Amount	Count	Amount	Count		
March 31, 2006: Performing Non-performing	\$ 2,054,530 143,441 \$ 2,197,971	297 390 	\$ 52,624 \$ 52,624	 46 46	\$ 2,054,530 196,064 \$ 2,250,594	297 436 733		
December 31, 2005: Performing Non-performing	\$ 1,389,787 193,635	300 274	\$ 56,719	 69	\$ 1,389,787 250,354	300 343		
	\$ 1,583,422	574	\$ 56,719	69 ======	\$ 1,640,141	643		

At March 31, 2006, our international offices serviced a total of 440 loans with an unpaid principal balance of \$1,917,251. This compares to 272 loans with an unpaid principal balance of \$1,269,796 serviced at December 31, 2005.

Operating Expenses. The decline in operating expenses in the first quarter of 2006 is primarily due to the sale of our Japan operations in December 2005.

Ocwen Recovery Group

Comparative selected operations data is as follows:

	For the three months ended March 31,					
		2006	2005			
Pre-tax income (loss) Revenue:	\$	(350)	\$	503		
Servicing fees: Third-party collections Proprietary recoveries	\$	1,933 268	\$	3,463 349		
Total revenue	\$ ====	2,201	\$ ====	3,812		
Operating expenses	\$	2,633	\$	3,398		

The decline in revenue in the first quarter of 2006 reflects an ongoing shift in revenue from a maturing portfolio of proprietary assets to lower yielding third-party contracts. The decrease in operating expenses in the first quarter of 2006 is largely the result of ongoing process improvements, technology enhancements and a greater concentration of resources in India. Comparative selected balance sheet data is as follows:

	M	larch 31, 2006		ember 31, 2005
Total assets Trading securities Loans held for resale	·	- /		679,432 27,023 624,671
Receivables Total liabilities Lines of credit and other secured borrowings		13,525 293,094 285,844	Ş	18,497 538,226 530,569

Trading Securities. During the first three months of 2006, trading securities increased by \$18,088 primarily due to residual securities with a fair value of \$18,732 at March 31, 2006 that were retained in connection with the first quarter loan securitization. In addition to providing various mortgage due diligence and loan origination services, our strategy in this business includes the targeted acquisition of residual securities, either directly or indirectly, through the purchase and subsequent securitization of loans.

Subordinate and residual securities do not have a contractual maturity but are paid down over time as cash distributions are received. The weighted average remaining life of these securities was 2.3 years at March 31, 2006. The anticipated effective yield to maturity as of March 31, 2006 based on the purchase price, actual cash flows received to date and the current estimate of future cash flows under the pricing assumptions at March 31, 2006 was 17.14%. The original anticipated effective yield to maturity based on the purchase price and anticipated future cash flows under pricing assumptions at the time of purchase was 18.09%. Differences in the March 31, 2006 anticipated vield to maturity from that originally anticipated are due to differences between estimated cash flows and actual cash flows. Each guarter, we update the assumptions used to estimate future cash flows based on the actual results to date. The primary assumptions include prepayment speeds, loss rates and the discount rate. The mortgages that underlie our residential trading unrated subprime subordinate and residual securities amounted to \$782,577 at March 31, 2006 and are secured by properties located in 50 states, one U.S. territory and the UK. The largest aggregate value of mortgages in any one state, territory or foreign country is \$132,748 in Florida.

Loans Held for Resale. Loans held for resale represent single-family residential loans originated or acquired by our Residential Origination Services segment that we intend to sell or securitize. The \$259,747 decline in loans held for resale during the first three months of 2006 is due to the securitization of loans with a carrying value of \$428,168 at December 31, 2005, offset by the acquisition \$158,455 of loans in preparation for a securitization transaction that closed in April 2006 and a \$51,705 net increase related to our other loan refinancing, origination and sale programs. Loans held for resale are carried at the lower of cost or market value and were comprised of the following at March 31, 2006:

- o Loans with a carrying value of \$158,455, net of a market valuation reserve of \$554, were acquired during the first quarter of 2006. These loans were securitized in a transaction that closed in April 2006.
- o Loans with a carrying value of \$11,144, net of a market valuation reserve of \$3,206, were acquired as a part of a larger acquisition of loans in September 2005. These loans included non-performing loans at the time of acquisition. We completed a securitization in October 2005 involving the majority of the acquired loans. The remaining carrying value at March 31, 2006 includes \$9,464 of non-performing loans.
- Loans with a carrying value of \$51,635 were originated in connection with our origination services business.
- A balance of \$17,195 represented loans that were originated in response to requests from Residential Servicing customers to refinance their mortgage. Only loans with sales commitments prior to closing are originated under this program. Of the loans outstanding at March 31, 2006, nearly all were sold in April 2006.
- o Loans with a carrying value of \$126,495, net of a market valuation reserve of \$146, were held by consolidated VIEs. The majority of these loans were sold or securitized in April 2006.

Receivables. The \$4,972 decrease in receivables during the first quarter of 2006 is primarily due to the collection of principal and interest on loans held for resale, the balance of which has declined significantly since the end of the year.

Lines of Credit and Other Secured Borrowings. The loans we acquired in the fourth quarter of 2005 were funded through a transaction involving the sale of loans under an agreement to repurchase, which we account for as a collateralized financing. The loans were securitized in the first quarter of 2006, and the outstanding balance was repaid. Lines of credit and other secured borrowings are as follows:

						Balance O	utstand	ling at
Borrowing Type	Interest Rate	Maturity	Unused Borrowing Capacity		March 31, 2006		December 31, 2005	
Repurchase agreement	1-Month LIBOR + 75	March 2006 (1)	Ş		\$		\$	459,400
Repurchase agreement - consolidated VIE	Overnight LIBOR + 80 - 110 basis points (2)	July 2006		58,350		91 , 650		
Repurchase agreement	1-Month LIBOR + 50 bps	February 2007		520		9,480		
Master loan and security agreement (3)	1-Month LIBOR + 55 or 355 basis points	October 2006		91,886		8,114		
Master loan and security agreement - consolidated VIEs (4)	1-Month LIBOR + 55 or 355 basis points	October 2006		223,400		176 , 600		71,169
			\$	374,156	\$	285,844	\$	530,569
			===:		===		====	

(1) This agreement matured on March 31, 2006 and was not extended.

- (2) The interest rate on this agreement varies based on the type of loan sold. Overnight LIBOR was 4.90% at March 31, 2006.
- (3) We entered into this agreement on October 11, 2005 and borrowings under this agreement will be secured by mortgage loans. We can borrow up to 100% of the principal balance of the mortgage loans or 98% of the market value of the loans whichever is lower. Borrowing up to 90% of the unpaid principal balance of the loans or 88.2% of the market value of the loans bears interest at LIBOR plus 55 basis points. Borrowing above this level bears interest at LIBOR plus 355 basis points.
- (4) Two consolidated VIEs entered into this agreement on October 11, 2005. Borrowings under this agreement are secured by mortgage loans. The consolidated VIEs can borrow up to 100% of the principal balance of the mortgage loans or 98% of the market value of the loans whichever is lower. Borrowing up to 90% of the unpaid principal balance of the loans or 88.2% of the market value of the loans bears interest at LIBOR plus 55 basis points. Borrowing above this level bears interest at LIBOR plus 355 basis points.

Comparative selected operations data is as follows:

		months 31,		
		2006		
Pre-tax income (loss)	Ş	5,023	\$	2,834
Process management feesOther		14,488 86		12,269 (2)
Total revenue	\$	14,574	\$	12,267
Operating expenses: Compensation and benefits Servicing and origination Technology and communications Professional services Occupancy and equipment Other Total operating expenses	\$ \$	7,265 6,954 1,734 2,333 606 1,656 	\$ \$	1,342 142 336 1,625
Other income (expense): Interest income: Subordinate and residual trading securities Loans held for resale Other		2,789 12,794 115		3,455 4 1
Total interest income Interest expense Gain (loss) on trading securities Gain (loss) on loans held for resale, net Other, net		135 2,216 3,030		3,460 (501) (1,327) 16
Total other income (expense)	\$	10,997	\$	1,648

		For the the ended Ma		
		2006		2005
Property valuation fees Mortgage due diligence fees Loan refinancing fees Other		7,082 2,770 2,236 2,400	Ş	6,805 1,813 1,263 2,388
	\$	14,488	\$	12,269
	===		===:	

Other process management fees primarily includes title service and other fees earned from vendors in the REALTrans network.

Operating Expenses. The increase in operating expenses in the first quarter of 2006 is in large part due to \$3,683 of operating expenses of a VIE that we began consolidating as of the end of 2005. In addition, operating expenses associated with the mortgage fulfillment center and due diligence operation we acquired in December 2004 increased significantly in the first quarter of 2006 as compared to 2005 primarily as a result of increased staffing as we continue to build capacity in this business. Servicing and origination expenses for the first quarter of 2006 and 2005 include \$4,325 and \$4,054, respectively, of fees incurred in connection with the residential property valuation services that we provided. The \$2,191 increase in professional services in the first quarter of 2006 is primarily due to underwriting fees and other direct costs incurred in connection with the securitization of loans.

Interest Income. The increase in interest income in the first quarter of 2006 as compared to 2005 is largely due to an increase in the average balance of loans held for resale, primarily as a result of acquisitions during the fourth quarter of 2005 and the first quarter of 2006. The consolidation of a VIE as of the end of 2005 also contributed to the increase.

Interest Expense. The increase in interest expense in the first quarter of 2006 as compared to 2005 reflects the additional funding requirements as a result of the increase in the average balance of loans held for resale. The increase is also partially attributed to the consolidation of a VIE as of the end of 2005.

Gain (Loss) on Trading Securities The \$135 of net gains in the first quarter of 2006 is primarily comprised of \$964 of unrealized gains on the residual securities that were retained in connection with the securitization of loans in the first quarter of 2006 and \$(847) of losses on unrated subprime residual securities backed by loans originated in the UK. The net loss of \$(1,327) in the first quarter of 2005 represents unrealized losses on unrated subprime residual securities, including \$(1,021) on the UK residual securities. A decline in cash flows from the UK securities has resulted in reduced interest income and a decline in fair value.

Gain (Loss) on Loans Held for Resale, Net. The \$2,216 gain includes a \$3,105 gain in the first quarter of 2006 that represents the gain, before related expenses, on the securitization of loans with a carrying value of \$428,168 at the time of sale. We acquired these loans during the fourth quarter of 2005. We determine the gain by allocating the carrying value of the loans between loans sold and the interests retained, based on their relative estimated fair values. The gain on sale that we report represents the difference between the cash proceeds from the sale and the cost allocated to the loans sold. In connection with this securitization, we retained the mortgage servicing rights and the residual securities. This gain was partially offset by charges of \$889 to reduce loans held for resale to market value.

Other, Net. Other income for the first quarter of 2006 includes 1,436 of net realized and unrealized gains (losses) related to Eurodollar interest rate futures contracts.

Business Process Outsourcing

Comparative selected operations data is as follows:

	For the three months ended March 31,			
		2006		2005
Pre-tax income (loss) Process management fees Operating expenses		(12) 2,723 2,725	\$	98 2,586 2,455

The increase in operating expenses in the first quarter of 2006 is primarily the result of increased compensation costs in preparation for new sales initiatives. We lost a significant business process outsourcing client early in 2006 due to a merger and the resulting consolidation of activities.

Corporate Items and Other

Comparative selected balance sheet data is as follows:

	Ma	arch 31, 2006	Dec	2005 2005
Total assets	\$	328,548	\$	382,513
Cash		178,901		264,373
Trading securities		34,096		4,939
Receivables		25,110		21,891
Premises and equipment, net		36,454		37,227
Other assets		52,970		52,985
Total liabilities	\$	207,737	\$	214,894
Lines of credit and other secured borrowings		14,587		14,661
Debt securities		150,329		154,329
Other liabilities		42,821		45,904

Trading Securities. The fair value of our trading securities in the Corporate Items and Other segment is as follows:

	Ma	arch 31, 2006	December 31, 2005	
Investment grade securities: Commercial paper Bonds and debentures	\$	31,743 1,472	\$	1,685
Subordinates (commercial unrated)		33,215 881		1,685 3,254
	\$ ====	34,096	\$ ====	4,939

Receivables. Receivables in this segment consist of the following:

	March 31, 2006		December 31, 2005	
Amounts due from sales of affordable housing properties Security deposits Other		13,334 3,739 8,037	Ş	13,160 3,678 5,053
	\$	25,110	\$	21,891

Payments to be received in future years (through June 2014) from the sale of investments in affordable housing properties are net of unaccreted discounts of \$1,356 and \$1,530 and reserves for doubtful accounts of \$6,243 and \$6,150 at March 31, 2006 and December 31, 2005, respectively. We sold our one remaining affordable housing limited partnership investment during 2005.

Other Assets. Other assets held by this segment are comprised of the following:

	Ma	arch 31, 2006	Dec	ember 31, 2005
Deferred tax assets, net Interest earning collateral deposits Deferred debt related costs Goodwill and intangibles Real estate Prepaid expenses Loans Other	Ş	20,057 15,263 4,034 5,435 4,332 2,580 135 1,134	Ş	20,270 15,164 4,349 5,435 4,062 2,796 413 496
	\$ ====	52,970	\$ ====	52,985

Deferred tax assets are net of a valuation allowance totaling \$163,802 at both March 31, 2006 and December 31, 2005. Interest earning collateral deposits at both March 31, 2006 and December 31, 2005 include \$8,912 of deposits that were required in order to obtain surety bonds for affordable housing properties that we sold before the end of the fifteen-year tax credit amortization period and on which we have previously claimed tax credits on our income tax returns. Interest earning collateral balances also include a \$5,000 cash collateral account required under the Guaranty we entered into in connection with debanking.

Lines of Credit and Other Secured Borrowings. Lines of credit and other secured borrowings in this segment represent a mortgage note collateralized by our loan servicing call center located in Orlando, Florida. This note has a fixed interest rate of 5.62% and matures in October 2014.

Debt Securities. Debt securities in this segment consist of the following:

	Ма	arch 31, 2006	Dec	ember 31, 2005
3.25% Contingent Convertible Senior Unsecured Notes due August 1, 2024 10.875% Capital Securities due August 1, 2027	\$	96,900 53,429	\$	100,900 53,429
	\$ ====	150,329	\$ ===	154,329

During the first quarter of 2006, we repurchased \$4,000 of the Convertible Notes generating total gains of \$25, net of the write-off of unamortized issuance costs.

Other Liabilities. Other liabilities in this segment consist primarily of accruals for incentive compensation awards, audit fees, legal fees and settlements, interest on debt securities and other operating expenses. Other liabilities also include funds of third parties held on deposit by BOK.

Comparative selected operations data is as follows:

	For the three months ended March 31,			
		2006		2005
Pre-tax income (loss)	\$	(1,336)	\$	(3,467)
Revenue	\$	(105)	\$	(64)
Operating expenses	\$	2,717	\$	1,986
Other income (expense), net:				
Interest income	\$	2,291	\$	2,800
Interest expense		(583)		(3,686)
Loss on trading securities		(509)		(70)
Other, net		287		(461)
Total other income (expense)	\$	1,486	\$	(1,417)
	====		====	

Revenue. Revenues primarily represent the elimination of inter-segment servicing and subservicing revenues. The elimination of the related inter-segment servicing expense is included in operating expenses.

Operating Expenses. Operating expenses for the three months ended March 31, 2006 and 2005 include \$1,332 and \$1,304, respectively, of expenses associated with business activities that are individually insignificant, primarily Affordable Housing, Commercial Assets and BOK.

Interest Income. The decline in interest income in the first quarter of 2006 as compared to 2005 reflects a decline in cash, investment grade securities and other short-term investments after debanking, offset in part by an increase in interest income on a commercial unrated subordinate security arising out of a cash distribution in the first quarter of 2006.

Interest Expense. The decline in interest expense in the first quarter of 2006 as compared to 2005 is partly due to a decline in interest expense on debt securities as a result of repurchases during the third and fourth quarters of 2005. Also, interest expense for the first quarter of 2005 included \$1,720 on customer deposits prior to debanking. We retained a greater amount of interest expense in the Corporate Items and Other segment in the first quarter of 2005, reflecting the high cash balances we were holding in preparation of debanking.

Loss on Trading Securities. The loss in the first quarter of 2006 is primarily due to a \$492 unrealized loss on a commercial unrated subordinate security that reflects a decline in fair value as a result of a large cash distribution.

MINORITY INTEREST IN SUBSIDIARY

Minority interest of \$1,943 and \$1,853 at March 31, 2006 and December 31, 2005, respectively, represents the investment by others in GSS. Merrill Lynch owns 30% of GSS.

STOCKHOLDER'S EQUITY

Stockholders' equity amounted to \$366,140 at March 31, 2006 as compared to \$347,407 at December 31, 2005. The \$18,733 increase in stockholders' equity during first quarter of 2006 was primarily due to net income of \$16,533 and the issuance of 225,309 shares of common stock to employees as a result of the exercise of stock options and the vesting of stock awards.

We did not purchase any shares of our own common stock during the three months ended March 31, 2006. A total of 5,568,900 shares may be purchased under a plan we announced on May 9, 2000 to repurchase up to 6,000,000 shares of our issued and outstanding common stock. Our ability to repurchase shares of our common stock is restricted under the terms of the Guaranty that we entered into with the OTS in connection with debanking.

INCOME TAX EXPENSE (BENEFIT)

Income tax expense amounted to \$4,925 and \$550 for the three months ended March 31, 2006 and 2005, respectively. Income tax expense on income before income taxes differs from amounts that would be computed by applying the Federal corporate income tax rate of 35% primarily because of the effect of foreign taxes, losses from consolidated VIES, changes in the valuation allowance, state taxes and low-income housing tax credits. Income tax expense reflects tax credits earned of \$15 and \$367 for the first quarter of 2006 and 2005, respectively. Although we have substantial unused tax credits available to reduce the liability arising from income taxes on our current year income, tax credits can be used to reduce federal income tax expense only to the corporate alternative minimum tax rate of 20% of taxable income. Our effective tax rate in the first guarter of 2006 was 23% as compared to 19% for the first guarter of 2005. The increase in the effective tax rate is due to: 1) the losses from consolidated VIEs which reduce pre-tax income, but which are not included in our consolidated income tax return; 2) a projected decrease in the proportion of foreign income with an indefinite deferral from U.S. taxation: and 3) an increase in state taxes because our net operating loss carry forward has been fully utilized. These factors were partly offset by a decrease in taxes paid to foreign countries. We estimate our effective tax rate based on projected full-year results, and we revise the estimate guarterly during the year.

We maintain a valuation allowance in an amount sufficient to reduce our deferred tax asset to the amount that is more likely than not to be realized. The valuation allowance amounted to \$163,802 at both March 31, 2006 and December 31, 2005. The amount of the valuation allowance was based on consideration of all available evidence, both positive and negative, including our recent earnings history, current tax position and estimates of future taxable income. The tax character (ordinary versus capital) and the carry forward and carry back periods of certain tax attributes (e.g., capital losses and tax credits) were also considered. We assess the amount of our valuation allowance each quarter, and in light of our recent positive earnings history changes to the valuation allowance may be appropriate in 2006.

LIQUIDITY, COMMITMENTS AND OFF-BALANCE SHEET RISKS

Liquidity

Our primary sources of funds for liquidity are:

- Lines of credit and other secured borrowings
 Match funded liabilities
- Servicing fees
 Payments received on trading securities

Match funded liabilDebt securities

We closely monitor our liquidity position and ongoing funding requirements. At March 31, 2006, we had \$182,282 of unrestricted cash, which represented 12% of total assets. We also had \$33,215 of investment grade securities at March 31, 2006. Under certain of our credit facilities, we are required to maintain minimum liquidity levels. Among the risks and challenges associated with our funding activities are the following:

- Cash requirements to fund our acquisition of additional servicing rights and related advances and to fund existing operations and growth in other core business lines.
- o The maturity of existing lines of credit and other secured borrowings at various dates through October 2006, subject to the renewals of these agreements. We had an aggregate balance of \$381,318 outstanding under these agreements at March 31, 2006.

We grow our Residential Servicing business through the purchase of servicing rights or by entering into subservicing agreements. Servicing rights entitle us as the owner to earn servicing fees and other types of ancillary income, but they also impose on us various obligations as the servicer. Among these are the obligations to advance our own funds to meet contractual principal and interest payments for certain investors and to pay taxes, insurance and various other items that are required to preserve the assets being serviced.

Our ability to expand our Residential Servicing business depends in part on our ability to obtain additional financing to purchase new servicing rights and to fund servicing advances. We currently use a variety of sources of debt to finance these assets, including match funded agreements, credit facilities and seller financing. Our credit facilities provide funds to us in amounts that are less than the full value of the related servicing assets that serve as collateral for the credit facilities. If we cannot replace or renew these sources as they mature or obtain additional sources of financing, we may be unable to acquire new servicing rights or make the associated advances. Credit facilities directly related to our Residential Servicing business are summarized as follows:

- Under a match funding agreement that we entered into on December 20, 2001, we are eligible to sell advances on loans serviced for others up to a maximum debt balance of \$125,000 at any one time. At March 31, 2006, we had \$100,098 of match funded liabilities outstanding under this facility, which will mature in January 2007.
- We have a \$140,000 secured credit agreement that may be used to fund servicing advances and acquisitions of servicing rights. At March 31, 2006, we had a balance outstanding under this agreement of \$104,954. The agreement matures in June 2006.
- o Under a match funding agreement we entered into on November 17, 2004, we are eligible to sell advances on loans serviced for others up to a maximum outstanding balance of \$275,000. As of March 31, 2006, the balance outstanding under this agreement was \$222,659. The two term notes of \$100,000 and \$75,000 under this facility have stated maturities of October 2013 and March 2014, respectively. The variable funding note has a maximum amount of \$100,000 and a stated maturity of November 2010.

In connection with our Residential Origination Services segment, we have available a warehouse line of credit of \$500,000, including \$400,000 associated with two consolidated VIEs. We had \$184,714 of borrowings outstanding under this line, which expires in October 2006. We also had \$250,000 available through a loan repurchase agreement that expires July 2006 and under which we had borrowed \$91,650 at March 31, 2006. Under a securities repurchase agreement that expires February 2007, we had borrowed \$9,480 of the \$10,000 that was available.

We believe that our existing sources of liquidity, including internally generated funds, will be adequate to fund planned activities, although there can be no assurances in this regard. At March 31, 2006, we had \$486,445 of unused borrowing capacity under existing credit agreements, including \$281,750 that is available to consolidated VIEs. We continue to evaluate other sources of liquidity, such as debt securities, lines of credit from unaffiliated parties, match funded debt and other secured borrowings.

Our operating activities provided \$203,327 and \$18,053 of cash flows during the three months ended March 31, 2006 and 2005, respectively. The increase in net cash flows provided by operating activities primarily reflects a significant decline in loans held for resale during the first quarter of 2006. During the first quarter of 2006 and 2005, proceeds from sales of loans held for resale exceeded purchases and originations during the quarter by \$261,566 and \$1,550, respectively. The net cash flows from loans held for resale in the first quarter of 2006 was partially offset by an \$80,804 decline in the amount of borrower payments held by us prior to their transfer to collection accounts.

Our investing activities used cash flows totaling \$22,988, and \$30,093 during the three months ended March 31, 2006 and 2005, respectively. The decline in net cash flows used by investing activities in the first quarter of 2006 is largely the result of a decline in purchases of mortgage servicing rights.

Our financing activities used cash flows of \$266,137 and \$59,867 during the three months ended March 31, 2006 and 2005, respectively. Cash flows used by financing activities were greater in the first quarter of 2006 principally because of a net decrease in collateralized borrowing agreements used to finance loans held for resale during the quarter. Net repayments of lines of credit and other secured borrowings amounted to \$246,733 during the first quarter of 2006. Collateralized borrowings provided net cash flows of \$40,477 during the first quarter of 2005 primarily because of increased borrowing under a senior credit agreement secured by servicing rights and advances. Cash flows used by financing activities during the first quarter of 2005 included \$78,495 used to repay maturing customer deposits prior to debanking on June 30, 2005.

Commitments

We believe that we have adequate resources to fund all unfunded commitments to the extent required and meet all contractual obligations as they come due. Such contractual obligations include our Convertible Notes, Capital Trust Securities, lines of credit and other secured borrowings and operating leases. See Note 7 to the Interim Consolidated Financial Statements for additional information regarding commitments and contingencies.

Off-Balance Sheet Risks

As of March 31, 2006 we had outstanding commitments to fund mortgage loans of 444,381 and outstanding commitments to sell 17,195 of our loans held for resale.

In addition to commitments to extend credit, we are party to various off-balance sheet financial instruments in the normal course of our business to manage our interest rate risk and foreign currency exchange rate risk. We have also committed to fund operating cash deficits of certain affordable housing properties that we have sold. We conduct business with a variety of financial institutions and other companies in the normal course of business, including counterparties to our off-balance sheet financial instruments. We are subject to potential financial loss if the counterparty is unable to complete an agreed upon transaction. We seek to limit counterparty risk through financial analysis, dollar limits and other monitoring procedures.

RECENT ACCOUNTING DEVELOPMENTS

During the first quarter of 2006, we adopted SFAS No. 123(R), "Share-Based Payment", however it did not have a material effect on our consolidated financial statements. For additional information regarding recent accounting pronouncements, see Note 2 to the Interim Consolidated Financial Statements.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk includes interest rate risk, foreign currency exchange rate risk and liquidity risk. We are exposed to interest rate risk to the degree that our interest-bearing liabilities mature or reprice at different speeds, or different bases, than our interest-earning assets. We are exposed to foreign currency exchange rate risk in connection with our investment in non-U.S. dollar functional currency operations and to the extent our foreign exchange positions remain unhedged. Market risk also reflects the risk of declines in the valuation of trading securities, mortgage servicing rights and in the value of the collateral underlying loans.

We are also exposed to liquidity risk primarily because of the highly variable daily cash requirements to support the Residential Servicing business including acquisitions of mortgage servicing rights, the requirement to make advances pursuant to servicing contracts and the process of remitting borrower payments to the custodial accounts. In general, we finance our operations through operating cash flows and various other sources including long-term debt and financing facilities. See "Liquidity, Commitments and Off-Balance Sheet Risks" for additional discussion regarding liquidity.

The primary risk associated with mortgage servicing rights is that they will lose a portion of their value as a result of higher than anticipated prepayments occasioned by declining interest rates or because of higher than anticipated delinquency rates occasioned by deteriorating credit conditions. Interest rates, prepayment speeds and the payment performance of the underlying loans significantly affect both our initial and ongoing valuations and the rate of amortization of mortgage servicing rights. As of March 31, 2006, the carrying value and fair value of our mortgage servicing rights was \$146,993 and \$197,731, respectively.

Our Residential Servicing business is characterized by non-interest earning assets financed by interest-bearing liabilities. Among the more significant non-interest earning assets are servicing advances and mortgage servicing rights. At March 31, 2006, we had servicing advances of \$592,446 consisting of advances on loans serviced for others of \$234,618 and match funded advances on loans serviced for others of \$357,828.

We are also exposed to interest rate risk because earnings on float balances are affected by short-term interest rates. These float balances, which are not included in our financial statements, amounted to \$863,025 at March 31, 2006. We report these earnings as a component of servicing and subservicing fees.

At March 31, 2006, the combined balance of our match funded liabilities, debt securities, lines of credit and other secured borrowings totaled \$878,471. Of this amount \$713,555 was variable rate debt, for which debt service costs are sensitive to changes in interest rates, and \$164,916 was fixed rate debt.

Our balance sheet at March 31, 2006 included interest-earning assets totaling \$494,574, including \$364,924 of loans held for resale. During April 2006, the majority of the loans held for resale were securitized or sold.

Impact of Changes in Interest Rates on the Net Value of Interest Rate-Sensitive Financial Instruments

We perform an interest rate sensitivity analysis of our mortgage servicing rights portfolio every quarter. We currently estimate that the fair value of the portfolio increases or decreases by approximately 3% for every 50 basis point (bp) increase or decrease in interest rates. This sensitivity analysis is limited in that it was performed at a particular point in time; only contemplates certain movements in interest rates; does not incorporate changes in interest rate volatility; is subject to the accuracy of various assumptions used, including prepayment forecasts and discount rates; and does not incorporate other factors that would impact our overall financial performance in such scenarios. Mortgage servicing rights are carried at the lower of amortized cost or fair value by strata. To the extent that fair value were to decline below amortized cost, we would record an impairment charge to earnings and establish a valuation allowance. A subsequent increase in fair value could result in the recovery of some or all of a previously established valuation allowance. However, an increase in fair value of a particular stratum above its amortized cost would not be reflected in current earnings. For these reasons, this estimate should not be viewed as an earnings forecast.

Our Asset/Liability Management Committee is authorized to utilize a wide variety of off-balance sheet financial techniques to assist it in the management of interest rate risk and foreign currency exchange rate risk. These techniques include interest rate exchange contracts or "swap" agreements, interest rate caps and floors, U.S. Treasury interest rate futures contracts, foreign currency futures contracts, foreign currency forwards and European swaptions and put options.

We have entered into foreign currency futures to hedge our net investment in the foreign subsidiary that owns our UK subprime residual securities. The notional amount of these futures was (pound)13,438 (\$23,343) at March 31, 2006. Our principal exposure to foreign currency exchange rates exists with the British Pound versus the U.S. dollar. Our operations in India and the foreign operations of GSS also expose us to foreign currency exchange rate risk. However, this risk is insignificant.

ITEM 4. CONTROLS AND PROCEDURES

Our management, with the participation of our chief executive officer and principal financial officer, evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) under the Securities Exchange Act) as of March 31, 2006. Based on this evaluation, our chief executive officer and principal financial officer concluded that, as of March 31, 2006 our disclosure controls and procedures (1) were designed to ensure that material information relating to Ocwen Financial Corporation, including its consolidated subsidiaries, is made known to our chief executive officer and principal financial officer by others within those entities, particularly during the period in which this report was being prepared and (2) were operating effectively, in that they provide reasonable assurance that information required to be disclosed by Ocwen Financial Corporation in the reports that it files or submits under the Securities Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms.

No change in our internal control over financial reporting (as defined in Rules 13a - 15(f) and 15d - 15(f) under the Exchange Act) occurred during the fiscal quarter ended March 31, 2006 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

See "Note 7 Commitments and Contingencies" of Ocwen Financial Corporation's Interim Consolidated Financial Statements.

ITEM 1A. RISK FACTORS

See discussion of risk factors on page 15 of "Management's Discussion and Analysis of Financial Condition and Results of Operations."

ITEM 6. EXHIBITS.

- (3) Exhibits. (Exhibits marked with a " * " denote management contracts or compensatory plans or agreements)
 - 2.1 Agreement of Merger dated as of July 25, 1999 among Ocwen Financial Corporation, Ocwen Asset Investment Corp. and Ocwen Acquisition Company (1)
 - 3.1 Amended and Restated Articles of Incorporation (2)
 - 3.2 Amended and Restated Bylaws (3)
 - 4.0 Form of Certificate of Common Stock (2)
 - 4.1 Certificate of Trust of Ocwen Capital Trust I (4)
 - 4.2 Amended and Restated Declaration of Trust of Ocwen Capital Trust I (4)
 - 4.3 Form of Capital Security of Ocwen Capital Trust I (included in Exhibit 4.4) (4)
 - 4.4 Form of Indenture relating to 10.875% Junior Subordinated Debentures due 2027 of OCN (4)
 - 4.5 Form of 10.875% Junior Subordinated Debentures due 2027 of OCN (included in Exhibit 4.6) (4)
 - 4.6 Form of Guarantee of OCN relating to the Capital Securities of Ocwen Capital Trust I (4)
 - 4.7 Registration Rights Agreement dated as of July 28, 2004, between OCN and Jeffries & Company Inc. (5)
 - 4.8 Indenture dated as of July 28, 2004, between OCN and the Bank of New York Trust Company, N.A., as trustee (5)
 - 10.1* Ocwen Financial Corporation 1996 Stock Plan for Directors, as amended (6)
 - 10.2* Ocwen Financial Corporation 1998 Annual Incentive Plan (7)
 10.3 Compensation and Indemnification Agreement, dated as of May 6,
 1999, between OAC and the independent committee of the Board
 of Directors (8)
 - 10.4 Indemnity agreement, dated August 24, 1999, among OCN and OAC's directors (9)
 - 10.5* Amended Ocwen Financial Corporation 1991 Non-Qualified Stock Option Plan, dated October 26, 1999 (9)
 - 10.6 First Amendment to Agreement, dated March 30, 2000 between HCT Investments, Inc. and OAIC Partnership I, LP (9)
 - 10.7* Ocwen Financial Corporation Deferral Plan for Directors, dated March 7, 2005 (10)
 - 10.8 Collateral Trust Agreement, dated June 28, 2005, between OCN and the Bank of New York Trust Company, N.A. (11)
 - 10.9 Guaranty, dated June 28, 2005, from OCN to the Guaranteed Parties (11)

- 10.10 Cash Collateral Agreement, dated June 28, 2005, among OCN, Bank of New York Trust Company, N.A. as collateral Trustee and Bank of New York Trust Company, N.A. as Account Bank (11)
- 31.1 Certification of the Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
- 31.2 Certification of the Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (filed herewith)
- 32.1 Certification of the Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith)
- 32.2 Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (filed herewith)
- (1) Incorporated by reference from a similarly described exhibit included with the Registrant's Current Report on Form 8-K filed with the Commission on July 26, 1999.
- (2) Incorporated by reference from the similarly described exhibit filed in connection with the Registrant's Registration Statement on Form S-1 (File No. 333-5153) as amended, declared effective by the commission on September 25, 1996.
- (3) Incorporated by reference from the similarly described exhibit included with the Registrant's Annual Report on Form 10-K for the year ended December 31, 1998.
- (4) Incorporated by reference from the similarly described exhibit filed in connection with our Registration Statement on Form S-1 (File No. 333-28889), as amended, declared effective by the Commission on August 6, 1997.
- (5) Incorporated by reference from the similarly described exhibit included with Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2004.
- (6) Incorporated by reference from the similarly described exhibit filed in connection with the Registrant's Registration Statement on Form S-8 (File No. 333-44999), effective when filed with the Commission on January 28, 1998.
- (7) Incorporated by reference from the similarly described exhibit to our definitive Proxy Statement with respect to our 1998 Annual Meeting of Shareholders as filed with the Commission on March 31, 1998.
- (8) Incorporated by reference from OAC's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 1999.
- (9) Incorporated by reference from the similarly described exhibit included with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2000.
- (10) Incorporated by reference from the similarly described exhibit included with the Registrant's Annual Report on Form 10-K for the year ended December 31, 2004.
- (11) Incorporated by reference from the similarly described exhibit included with the Registrant's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2005.

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

OCWEN FINANCIAL CORPORATION

By: /s/ ROBERT J. LEIST, JR.

Robert J. Leist, Jr., Senior Vice President & Principal Financial Officer (On behalf of the Registrant and as its principal financial officer)

Date: May 10, 2006

CERTIFICATION PURSUANT TO 15 U.S.C. SECTION 7241, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, William C. Erbey, certify that:

- I have reviewed this quarterly report on Form 10-Q of Ocwen Financial Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a - 15(e) and 15d - 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a - 15(f) and 15d - 15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any changes in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 10, 2006	/s/ WILLIAM C. ERBEY
	William C. Erbey Chairman and Chief Executive Officer
	Chairman and Chier Executive Office

CERTIFICATION PURSUANT TO 15 U.S.C. SECTION 7241, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Robert J. Leist, Jr., certify that:

- I have reviewed this quarterly report on Form 10-Q of Ocwen Financial Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a - 15(e) and 15d - 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a - 15(f) and 15d - 15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any changes in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting, and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 10, 2006	/s/ ROBERT J. LEIST, JR.
	Robert J. Leist, Jr., Senior Vice President &
	Principal Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES OXLEY ACT OF 2002

I, William C. Erbey, state and attest that:

- 1. I am the Chief Executive Officer of Ocwen Financial Corporation (the "Registrant").
- 2. I hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that
 - 0 the Quarterly Report on Form 10-Q of the Registrant for the quarter ended March 31, 2006 (the "periodic report") containing financial statements fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
 - the information contained in the periodic report fairly 0 represents, in all material respects, the financial condition and results of operations of the Registrant for the periods presented.
- Name: /s/ WILLIAM C. ERBEY

_____ Title: Chairman and Chief Executive Officer May 10, 2006

Date:

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES OXLEY ACT OF 2002

I, Robert J. Leist, Jr., state and attest that:

- 1. I am the Principal Financial Officer of Ocwen Financial Corporation (the "Registrant").
- I hereby certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that
 - o the Quarterly Report on Form 10-Q of the Registrant for the quarter ended March 31, 2006 (the "periodic report") containing financial statements fully complies with the requirements of Section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934 (15 U.S.C. 78m or 78o(d)); and
 - o the information contained in the periodic report fairly represents, in all material respects, the financial condition and results of operations of the Registrant for the periods presented.
- Name: /s/ ROBERT J. LEIST, JR. Title: Senior Vice President & Principal Financial Officer Date: May 10, 2006