

global reach
local strength
personal commitment



SCOTIABANK'S GOAL IS TO BE CANADA'S BEST AND MOST SUCCESSFUL FINANCIAL SERVICES COMPANY.

WE WILL ACHIEVE THIS BY FOCUSING ON OUR CORE STRENGTHS:

DIVERSIFICATION, RISK MANAGEMENT, PRODUCTIVITY, CUSTOMER

SATISFACTION AND OUR SCOTIABANK TEAM.

IN ALL RELATIONSHIPS WITH OUR STAKEHOLDERS, WE RELY ON OUR CORE VALUES: A CUSTOMER FOCUS; HONESTY, INTEGRITY AND CANDOUR; HARD WORK AND SMART WORK; TWO-WAY COMMITMENT BETWEEN EMPLOYEES AND THE BANK; AND TEAMWORK.

PUTTING PEOPLE FIRST IS CENTRAL TO WHO WE ARE.

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Cover: Emilce Andrea Correa is one of 1,800 employees of Banco Quilmes, Scotiabank's Argentine partner. Page 1: Left: Familiar Scotiabank signage at the main branch in Moncton, New Brunswick. Centre: Stephanie Sorensen works as a retail lending administration officer at the Toronto Midtown Commercial Banking Centre. Right: PC banking at your fingertips.

# THE SCOTIABANK GROUP



- The Scotiabank Group provides comprehensive financial solutions to meet the needs of Canadian and international clients across four business lines - domestic, corporate, investment and international banking. Beyond traditional retail, commercial and wholesale banking, we also offer mutual funds, discount and full-service brokerage, discretionary portfolio management, trust and insurance services. The Scotiabank Group prides itself on providing superior service in more than 50 countries.
- The Bank's steady growth and excellent financial performance have been characterized by an uninterrupted history of dividend payments since 1833. This clearly demonstrates our ability to compete successfully, both domestically and internationally. As the new millennium approaches, Scotiabank is stepping forward as a truly global bank - strong, resourceful, focused on our core strengths and supported by a dedicated team of people.

# HIGHLIGHTS

Fiscal 1997 was a year of achievement for Scotiabank. The Bank produced good returns for the benefit of its shareholders, and made several important acquisitions that broaden its customer base and global reach. In addition, there were substantial increases in activity levels in most parts of the Bank's business, and capital ratios rose significantly. These two pages provide an overview of some of the goals and accomplishments of 1997.

	1997	1996	1995
Shareholder returns			
for the fiscal year, \$ unless otherwise indicated			
Net income (\$ millions)	\$ 1,514	1,069	876
Earnings per common share	\$ 5.91	4.08	3.38
Dividends per common share	\$ 1.48	1.30	1.24
Return on common shareholders' equity	20.2%	15.8	14.2
Return on common shareholders' investment	51.1%	52.3	10.2
Common share price (close, October 31)	\$62.15	42.45	28.88
Growth in the business			
at October 31, \$ billions, unless otherwise indicated			
Assets			
Total assets	\$ 195.2	165.3	147.2
Loans & acceptances (excluding reverse repos)	\$ 123.3	101.6	94.3
U.S. loans syndicated as agent (1997 to September)	\$ 52.7	45.4	32.7
Deposits			
Total deposits	\$ 139.0	117.9	111.3
Personal deposits	\$ 59.2	47.8	45.5
Assets under management	\$ 14.1	13.7	11.6
People (number)			
Staffing (full-time equivalent)	38,648	34,592	33,717
Canadian mutual fund licencees	5,980	4,335	3,265
ScotiaMcLeod investment executives	750	650	600
Points of service (number)			
Branches & other offices	1,658	1,464	1,460
Countries with Scotiabank Group offices	53	46	44
ABMs – Canada	1,669	1,406	1,324
<ul> <li>International (Scotiabank &amp; affiliates)</li> </ul>	830	609	540
Financial strength			
at October 31			
Tier 1 capital ratio (%)	6.90%	6.69	6.67
Total capital ratio (%)	10.42%	8.85	9.65
Common shareholders' equity (\$ billions)	\$ 7.9	6.4	5.7
Market capitalization (\$ billions)	\$ 15.2	10.0	6.7
Composite of ratings from leading rating agencies	AA-	AA-	AA-

# GOALS

	1997 RESULTS
Scotiabank has a number of financial goals based on its core strengths and	
<ul> <li>the outlook for its main markets. The goals are:</li> <li>to earn a specific premium over risk-free Government of Canada bonds</li> <li>which presently translates into a return on equity target of more</li> </ul>	ROE: 20.2%
than 14%	
■ to maintain a productivity ratio of less than 60%	Productivity ratio: 62.4%
■ to have steady increases in dividends to common shareholders	Annual dividend increase: 18 cents
• to generate consistent growth in book value per share which should	Growth in
lead to a higher market value of the Bank's common shares	book value per share: \$5.33
ACHIEVEMENTS	
NET INCOME	Strong growth in earnings
The Bank had strong growth in earnings in 1997  – net income rose 42% to \$1,514 million. This increase was partly the result of several unusual items but, even excluding them, there was still a solid gain of 14%	1500 - \$ millions - 1250 - 1000 - excl. unusual items
solid gain of 14%. *1994 purple is before special charges	93 94* 95 96 97
RETURN ON EQUITY In fiscal 1997, the Bank's ROE was 20.2% versus 15.8% in 1996. Even excluding the unusual items, the ROE of 16.4% exceeded the Bank's target.  *1994 purple is before special charges	Above-target ROE  20  wexcl. unusual items  93 94* 95 96 97
RISK MANAGEMENT  A key aspect of risk management is credit quality. The Bank improved its specific provision for credit losses in 1997 to \$360 million or 0.33% of average loans and acceptances, versus 0.39% in the prior year.	An improvement in credit losses  specific credit losses, as % of loans and acceptances  0.8 0.6 0.4 0.2 93 94 95 96 97
CUSTOMER SATISFACTION Scotiabank consistently achieves a high ranking among its peers for customer satisfaction (in an	High rank for customer satisfaction  Rank among Big Six banks

among its peers for customer satisfaction (in an independent survey), enhancing the ability of the Bank to retain customers and grow market share.

Rank among Big Six banks				
1 year	#2			
5 years	#1			
10 years	#2			
source: calculated from data from Market Facts of Canada Limited				

# LETTER TO SHAREHOLDERS



Peter C. Godsoe Chairman of the Board & Chief Executive Officer

In 1997, we extended our reach as a truly multinational bank, one equipped to take advantage of diverse business opportunities in major world markets. At the same time, we strengthened our overall business position in the domestic retail marketplace.

Our financial performance in 1997 demonstrated that our strategy of building on our core strengths, relying on our employees across the Scotiabank Group, and maintaining our focus on customers is generating increased value for shareholders. This strategy addresses the new challenges of the financial services business: rapid changes in the global marketplace, shifting customer requirements, increasing competition and the introduction of new information technologies to serve our customers better.

This year's financial highlights underscore our success. Net income rose to \$1,514 million, up 42 per cent over the previous year. Return on common shareholders' equity was 20.2 per cent, and earnings per share climbed from \$4.08 to \$5.91, an increase of 45 per cent. These results were affected by several unusual items, including the acquisition of National Trust and the reversal of a portion of the country risk provision. Excluding these unusual items, net income would have been \$1,223 million in 1997, a solid 14 per cent increase over 1996; return on common shareholders' equity would have been 16.4 per cent, still exceeding the Bank's target; and earnings per share would have been \$4.72.

Scotiabank continues to generate superior shareholder value. Dividends per common share were up 14 per cent. This, together with appreciation on Scotiabank's common share price, produced a total return to shareholders of 51.1 per cent in 1997, following a total return of 52.3 per cent the previous year.

#### Key initiatives and acquisitions

Our strong financial position enabled us to make several key acquisitions in 1997 to broaden our customer base in Canada and extend our geographic reach.

At home, we purchased National Trust, with \$14.6 billion in assets, for \$1.2 billion. This acquisition improves our share of the Canadian retail market in deposits and residential mortgages, expands our market share in personal trust services, and strengthens our representation, especially in southwestern and central Ontario.

We implemented several other strategic initiatives we believe will ensure future growth in the Domestic Bank. With the launch of PC Internet banking in August, we now offer customers another way to do their everyday transactions. We simultaneously launched an Internet



Executive Vice-President Investment Banking

Sylvia D. Chrominska Executive Vice-President Human Resources



Albert E. Wahbe Executive Vice-President Operations



Robert W. Chisholm Vice-Chairman Finance & Administration and President & Chief Executive Officer National Trust

Richard E. Waugh Vice-Chairman Corporate Banking

discount brokerage trading service, which enables customers to buy and sell securities, view their portfolios, get real-time stock quotes and receive up-to-the-minute market news. We also continued to expand our ABM, telephone banking and debit card networks.

Innovative retail product development has improved our market position. The Scotia RRSP Catch-Up Loan introduced during the 1997 RRSP sales season - was a great success, boosting both consumer credit outstandings and sales of investment products of the Scotiabank Group.

We have experienced good growth in the small and medium business sectors, introduced electronic banking alternatives for small business customers, and streamlined credit application processes to enhance our service levels and decrease costs.

To improve efficiency and offer customers additional services, we formed a number of strategic alliances. In the United States, one such partnership will provide comprehensive cash management services to Scotiabank customers in Canada, the U.S. and Mexico.

We continued to strengthen our leadership position in syndication lending, especially in Canada, the U.S. and the U.K. From January to October 1997, Scotiabank led all Canadian banks in global syndication lending in terms of volume. We are the ninth-ranked bank among all domestic and international banks in the global syndication market.

We founded Scotia Merchant Capital Corporation, a merchant bank that funds equity investments in private



Bruce R. Birmingham President

mid-market companies throughout North America, with a particular focus on Canada. This is an important business that we feel will grow significantly in the future.

To establish us as one of the world's leading metals trading and bullion banks, we signed an agreement to acquire Mocatta Bullion & Base Metals from Standard Chartered Bank, U.K. Mocatta will be integrated with Scotia Capital Markets to enhance the Bank's existing strengths in precious metals and the mining sector, and to position us to take advantage of opportunities in expanding markets in the Middle and Far East.

We believe that diversification, especially in major and emerging markets around the world, is critical to our future success. Based on our belief in the economic potential of Latin America and Asia, we expanded our presence in both areas with initiatives that will yield extensive business opportunities in the future.

We acquired 53 per cent of Banco Ahorromet in El Salvador, 25 per cent of Banco Sudamericano in Peru



Gordon F. Cheesbrough Chairman & Chief Executive Officer Scotia Capital Markets and ScotiaMcLeod Inc.



W. David Wilson President & Deputy Chief Executive Officer ScotiaMcLeod Inc



Executive Vice-President

Finance

S. Dennis N. Belcher Executive Vice-President Investment Banking Credit & Credit Policy



John F.M. Crean Senior Executive Vice-President Credit & Risk Management

and signed a letter of intent to acquire 25 per cent of Banco del Caribe in Venezuela. In Mexico, where we have a 10 per cent interest in Grupo Financiero Inverlat and an option to move to a controlling interest by the year 2000, we are positioning the company to share in the country's economic recovery and growth.

Reinforcing our Asia-Pacific strategy, we filed a letter of intent to purchase a 35 per cent interest in Bank Arya, an Indonesian retail bank. We plan further expansion in India, as well as entry into Sri Lanka and Bangladesh.

We also enhanced our dominant presence in the Caribbean with new branches in Grenada and Belize, and launched a comprehensive program of continuous improvement in the region to increase our efficiency.

Our intention is to continue to build our global network in order to maintain our unique position as Canada's most international bank.

#### The personal touch

Our core strengths – productivity, diversification, risk management, customer satisfaction and our Scotiabank team – provide us with continuity and a sense of direction. Although each of these strengths is important to our success, it is our people who set us apart from other financial institutions. We built our businesses on the strength of relationships – relationships among our employees, and relationships between our employees and customers.

We continue to make substantial investments in our

staff through competitive, innovative compensation, plus training programs and career development initiatives, to ensure they are properly equipped to serve the everincreasing needs of customers.

In 1997, we successfully introduced an employee share ownership plan in the United Kingdom, with an initial enrolment of approximately 75 per cent of eligible staff members, adding to the 88 per cent of Canadian employees and 82 per cent of U.S. employees who already participate. These figures speak to the commitment our employees have made toward the Bank.

Our training budget more than tripled between 1992 and 1997. During the past year, more than 16,000 employees in the branch network received Bank-sponsored training and more than 10,000 updated their skills through technology-assisted learning. We used multimedia equipment and coach-assisted self-study modules in all Canadian branches, to support the programs offered through our nine regional training centres. Caribbean staff receive training at centres in Jamaica, Bahamas, Trinidad and Puerto Rico, the latter offering Spanish-language instruction. A fifth training centre will open next year in Barbados.

The Bank's Mexican affiliate, Banco Inverlat, launched a major management training initiative for branch managers and supervisors, preparing branch leaders to take greater responsibility for human resources management. In all, more than 1,000 Inverlat employees benefitted from these and other programs.



Kevin S. Rowe Executive Vice-President Pacific Region



Barry R. F. Luter Executive Vice-President Corporate Banking Eastern U.S.A.



Malcolm C. Johnston Executive Vice-President International Banking



Robert J. Marshall Executive Vice-President Retail Banking



William P. Sutton
President of the Executive
Committee
Grupo Financiero Inverlat
Mexico

Other internal training and educational activities include programs to prepare employees for international positions, such as Spanish language training, an international MBA co-op program, and intercompany exchanges for subsidiaries and affiliates.

Beyond these internal programs, Scotiabankers registered for more than 8,000 courses offered by the Institute of Canadian Bankers, the second-highest number among Canadian banks. Seventy per cent of these individuals signed up for courses directly related to investment and financial planning, supporting our customers' growing reliance on our employees' expertise in financial planning and wealth management.

Besides formal training programs and educational assistance, we provide other development opportunities, such as mentorship programs and automated job posting.

#### Outlook

For most of the Bank's major markets, the outlook through 1998 is quite favourable. North American interest rates may edge higher in the months ahead, but the economy is expected to remain on track to register solid growth. Canada's expansion is now firmly rooted in the domestic economy and improving fiscal fundamentals. The U.S. economy, with almost full employment, should continue to experience broad-based growth. The pace of activity in western Europe and Japan is likely to revive, as domestic demand begins to recover. Latin America appears poised for another good year, led by gains in business investment and consumer spending. The recent financial turbulence in a number of Asian countries has created significant adjustment challenges and diminished growth prospects, but the long-term outlook for the region remains bright.

We expect our own good financial performance over the past eight years to continue, largely because the correct building blocks are in place to maintain our momentum and achieve our goals.

As we move toward the next century, three clearly defined challenges must be met: The need to manage new technologies. The need to define a new framework for the regulation of Canadian banks that will encourage growth and diversification. And the need to find ways to compete globally with banks that are often much larger than ours.

These challenges will be met by planning strategically for the future, continuing to build on our core strengths, and by focusing on our competitive advantages, including the skills and expertise of our people worldwide.

For our customers, we will continue to focus on their needs, delivering the highest quality service in all of our businesses. For our employees, we will continue to be a great place to work, providing challenging career opportunities. For the communities we serve, we will continue our tradition of support, particularly to organizations with an emphasis on youth, education and health. And for our shareholders, we will continue to generate strong returns and build long-term value.

Chairman of the Board & Chief Executive Officer

Bruce R. Birmingham

President

# QUESTIONS AND ANSWERS



Chairman and CEO Peter Godsoe addresses a number of questions dealing with issues affecting Scotiabank and the banking industry.

WHY DID SCOTIABANK ACQUIRE NATIONAL TRUST?

Strategically, this purchase makes perfect sense. With similar small-town roots and values, Scotiabank and National Trust have a lot in common. The acquisition adds \$12 billion in personal deposits and \$9 billion in residential mortgages to our business. It also strengthens our branch network in many important Canadian markets - particularly in southwestern and central Ontario – and provides further penetration in personal trust services.

SCOTIABANK'S COMMON SHARES HAVE SEEN STRONG GROWTH SINCE NOVEMBER 1995. Do you expect this to continue?

Scotiabank's outstanding performance has been part of the reason for the climb, but other factors, such as the low interest rate environment, have also played an important role. Our purpose is building long-term value through share appreciation for shareholders, and we're doing just that. We're experiencing a very good economy, it's a good time to invest and there's good potential to build that long-term value.

WHY IS THE BANK CONTINUING TO EXPAND ITS INTERNATIONAL OPERATIONS?

We're one of a handful of banks in the world that understands and can operate successfully in a multinational environment. That's because more than a century of international expansion has enabled us to develop the expertise that is now one of our key competitive advantages. Global diversification helps ensure a stream of earnings independent of the Canadian economy, and spreads risks. From our shareholders' perspective, these long-term investments offer the potential for good growth in the future.

## Q

#### SHOULD FOREIGN BANKS BE ALLOWED TO OPERATE FREELY IN CANADA?

We welcome competition and have supported the right of foreign banks to come to Canada for the past 25 years, and we still do. We believe foreign banks should be allowed to open branches without having to establish a Canadian subsidiary. They should not be placed under any disadvantage, nor should they be given any special advantages. This means foreign banks should work under the same regulatory regime as all other banks in Canada.

YOU SAY, AS MANY CORPORATIONS DO, THAT YOUR EMPLOYEES ARE ONE OF YOUR CORE STRENGTHS. HOW IS SCOTIABANK DIFFERENT?

Scotiabank is committed to its employees. We have resisted the popular trend to downsize our workforce. Certainly, many jobs have changed and some have even disappeared but, at the same time, we have been able to create many new job opportunities. The result is that we've been a net job creator - our workforce has grown by close to 1,500 over the last two years, not including the 3,440 new National Trust employees. We are also committed to our employees in other ways – by posting job opportunities and providing extensive training so our staff can grow in their careers, by encouraging alternate work arrangements that enable employees to balance work and family, and by recognizing individual achievements through our incentive pay program.

#### How does the Bank practice good corporate citizenship?

We have a longstanding tradition of supporting the communities where we do business, and where our employees live and work – particularly in the areas of youth, education and health. In 1997, we contributed close to \$14 million to numerous organizations, including direct donations and community support.

What cannot be easily measured is the time and effort given freely by our employees every day of the year. By launching the Scotia Employee Volunteer Program in 1998, we will be building on the tradition of supporting local involvement and individual commitments. Under this program, the Bank will donate up to \$1,000 per year to charities and non-profit organizations in which our employees and pensioners are active volunteers. We hope this will encourage even more of our staff to volunteer, further support the efforts of those who already do so, and provide additional assistance to the causes that are important to us and our communities.

# BUSINESS HIGHLIGHTS

WHO WE ARE:	How WE DID:	WHAT WE ACCOMPLISHED:
Domestic Banking  Canadian retail and commercial banking offers services to 4 million households and 225,000 businesses from 1,300 branches. A growing range of products and services is available – from branch staff, or through integrated, technologybased networks.	\$520 million  NET INCOME	HIGHLIGHTS  Expanded the Bank's retail base through the acquisition of National Trustco.  Launched Scotia OnLine Internet banking and discount brokerage services.  Created Scotia business Electronic Banking for small business owners, providing loan and deposit, plus account access via ABM, direct payment, telephone and Internet.
CORPORATE BANKING  Financial markets are global, and so is the scope of our Corporate Banking group. From major Canadian, U.S. and international cities, our relationship managers provide integrated global financial solutions to more than 2,000 national and multinational corporations and governments.	\$357 million NET INCOME	HIGHLIGHTS  Maintained top-tier status in the tough U.S. syndicated loans market for 6th consecutive year.  Formed a strategic alliance to provide comprehensive cash management services to customers across Canada, the United States and Mexico.  In conjunction with Investment Banking, founded the Scotia Merchant Capital Corporation to fund equity investments in North American companies.
Investment Banking co-ordinates our global financial market activities through two units: Scotia Capital Markets, an integrated investment bank serving capital market and risk management needs; and the Global Treasury group, which supports the Bank's funding and manages liquidity.	\$401 million NET INCOME	HIGHLIGHTS  Scotia Capital Markets (SCM) named Canada's "best securities firm" by Euromoney magazine.  Launched new technology initiatives, including a Private Client Internet presence and AssetWatch, a powerful portfolio tracking tool for clients.  In conjunction with Corporate Banking, added high-yield debt sales, trading and origination to the range of products and services offered by SCM's New York office.
INTERNATIONAL BANKING  Close to 6,000 employees work in International Banking to provide retail, commercial and corporate services to clients around the world. We are the leading bank in the Caribbean, have the broadest Asian network of any Canadian bank, and are expanding in the growing Latin American market through joint venture partnerships.	\$434 million NET INCOME	HIGHLIGHTS  Initiated new investments in El Salvador, Peru, Venezuela and Indonesia.  Completed major, multi-year automation programs in the Caribbean and eastern Mediterranean to enhance competitiveness.  Extended our global retail network by opening new branches in Belize, Grenada, India, Lebanon and Malaysia.

#### WHERE WE ARE HEADED:

One of 41 commercial banking centres in Canada, Toronto's Midtown Commercial Banking Centre provides services to small and medium businesses.



- Integrate National Trust smoothly.
- Continue to develop alternate delivery channels, and further explore the potential of the Internet.
- Increase responsiveness to the needs of small business owners.

From offices in Europe, Asia, Latin America, the U.S. and Canada, Corporate Banking provides financial solutions to



- Build shareholder value by capitalizing on strong customer relationships.
- Develop multi-product financial solutions and provide value-added
- Enhance our global finance and syndication capabilities.

AssetWatch enables ScotiaMcLeod's clients to monitor their portfolios and the markets from their own personal computers.



- Be a leading Canadian investment bank and a capital market force in major global markets by offering expertise and innovative financial solutions.
- Expand the range of value-added services to clients.
- Broaden Scotia Capital Markets' geographic reach to selected emerging markets.

In 1997, Scotiabank established a joint venture partnership with Banco Sudamericano, based in Lima, Peru.



- Further build Scotiabank's global franchise by expanding our local expertise and by forming additional strategic alliances in key markets.
- Strengthen sales and service focus in selected markets, such as the Caribbean.

# COMPETITIVE ADVANTAGES

HOW HAS SCOTIABANK BUILT CANADA'S MOST INTERNATIONAL FINANCIAL SERVICES COMPANY? VERY CONSCIOUSLY. BY LOOKING OUTSIDE CANADA FOR NEW BUSINESS OPPORTUNITIES FOR 165 YEARS. AND BY USING OUR LOCAL STRENGTHS AS THE BUILDING BLOCKS FOR A STRONG GLOBAL NETWORK. TODAY, OUR WORLD-WIDE PRESENCE ALLOWS US TO SERVE THE NEEDS OF INDIVIDUALS AND BUSINESSES, AND PARTICIPATE WITH THEM IN THE WORLD'S



Left: The Festival of the Future introduced consumers to Scotia OnLine, the Bank's Internet banking and discount brokerage services. Centre: Worldwide, more than 350,000 automated banking machines that display the Interac, VISA or Plus symbols give Scotiabank customers access to their money. Right: Credit Officer Miguel Cartagena and Clerk Ana Torres are based at the Fajardo branch of Scotiabank de Puerto Rico.

# global reach

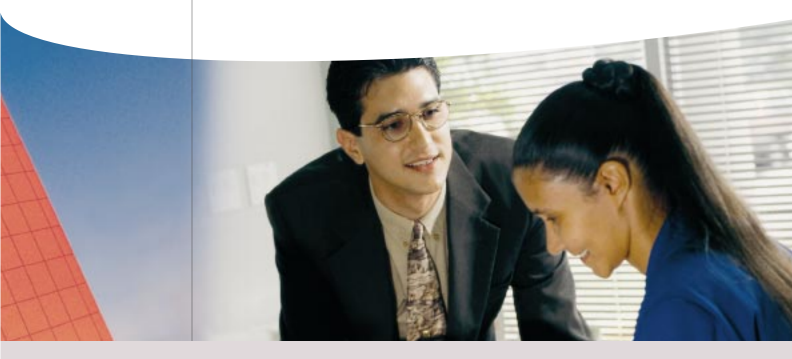
Scotiabank's global expansion, guided by a long-established strategy of seeking out the best opportunities for growth, has resulted in a network that now spans more than 50 countries on five continents. This means that our customers - no matter where in the world they do business - benefit from our ability to provide them with specialized service.

# local strength

Strong local operations form the foundation of our global strategy. A commitment to shared values, such as customer service and teamwork, unites the employees of Scotiabank Group through branches, offices and affiliates in North America, the Caribbean, Asia, Latin America and Europe. In all locations, the combination of local knowledge and contacts, and our international experience and resources, enable us to provide our customers with the financial solutions they seek.

# personal commitment

Globally and locally, Scotiabank and Scotiabankers share the same commitment - to their customers, shareholders and each other. Scotiabank is committed to being a great place to work. This includes providing rewarding career opportunities, giving employees a greater stake in the Bank's success, and investing in training to continually enhance individual skills. It also means providing flexibility to meet employee needs and, finally, communicating with honesty, integrity and candour.



# global reach



Scotiabank opened its doors for business in Halifax, Nova Scotia, in 1832 and almost immediately appointed its first agent in New York, taking the initial step toward becoming Canada's most international bank. In 1889, we opened our first branch in the Caribbean. In fact, we were international before we were national - establishing a branch in Kingston, Jamaica, before moving west across Canada.

Today, Scotiabank is Canada's most international bank - and is still growing. We are increasing our presence in the expanding economies of Asia and Latin America, building strategic alliances, focusing on specialized niches and extending our retail network.

In each of the countries where we operate, our goal is to provide superior local and international financial services for a growing customer base.

In the Caribbean, we have established an extensive network of full-service Scotiabank branches that serve local customers, as well as Canadian and international customers doing business in the region. In other major markets around the world, clients are served through branch networks, subsidiaries and representative offices.

In Mexico, Argentina, Peru, Chile, El Salvador and the Philippines, we have invested in respected local banks with their own branch networks. These strategic alliances are mutually beneficial. We share information technology and management skills, and access to our international network and global clients. In turn, our affiliates provide local expertise, the resources of their branches, a valued name and a strong marketing presence.

We are currently finalizing similar arrangements in Indonesia and Venezuela.

Our global links allow the Bank and its business clients to participate in the excellent long-term prospects of many of the developing nations in the Asia-Pacific and Latin American regions. They provide a diversified revenue base, and serve as a springboard for securing new business.

For example, our corporate banking relationship with U.K.-based Courts plc, an international home furnishings and electrical goods retailer, now spans the U.K. plus seven countries in the Caribbean, Malaysia and Singapore. In addition to providing local banking in these countries, Scotiabank arranged and acted as agent for Courts in a multi-million dollar global syndication.

Large multinational corporations, such as McDonald's and Chrysler, also take advantage of our international expertise to further their expansion. McDonald's is currently looking to Scotiabank to help support its growth internationally. We now provide lending commitments and cash management services to the fast-food chain in 10 countries. When Chrysler, a major Scotiabank corporate customer in the U.S. and Canada, returned to the Argentine market after a long absence, our partner, Banco Quilmes, became its leading banker. Banco Quilmes now provides credit to some of Chrysler Argentina's dealers, as well as retail loans to Chrysler customers.

We will continue to be responsive to the needs of our multinational customers as we expand and position ourselves to take advantage of further growth opportunities in global markets.



Far left: Representatives of Peru's Banco Sudamericano, Director Rafael Calda (1) and José Escajadillo, visit a bank client – a manufacturer of plastic tubing. Centre top: The Bank maintains a branch, plus regional, investment and corporate banking offices and a trust company in Hong Kong. Centre bottom: Shurie Smith of our Nassau Central Accounting Unit. Right: One of 86 branches of Argentina's Banco Quilmes. Far right: The Freeport Container Port in the Bahamas was recently completed with Scotiabank financing as a joint venture between the local port authority and a subsidiary of one of our Hong Kong clients.



# local strength



In our view, you can't be strong globally unless you're strong locally.

In Canada, we have built that strength through our coast-to-coast network of branches, our full complement of products and services, our skilled and knowledgeable workforce, and the more effective use of information technology.

We have built our strength in other ways, too.

Responding to our customers' increasingly sophisticated needs, we have expanded our self-service distribution channels, and boosted the number of personal banking officers and personal investment managers in our branches and call centres. This approach will play a pivotal role as customers increasingly look to the Bank for advice on investments and wealth management.

We continue to develop close relationships with local and national customers, becoming an integral member of the communities we serve. And we are taking steps to position the Scotiabank Group as a distinctive brand in the marketplace, emphasizing a human touch in a highly technological world.

Local strength is not confined to our domestic operations. Each of our international branches, representative offices and affiliates must be strong in its own business environment to succeed.

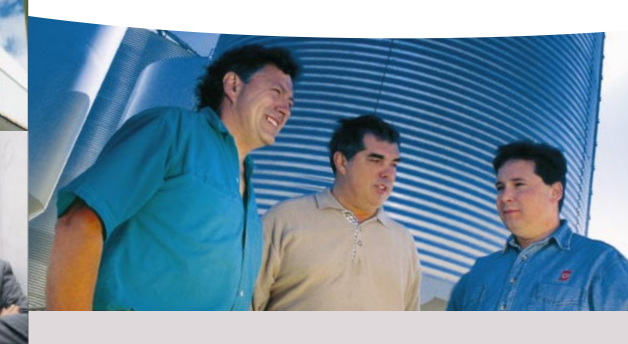
We can capitalize on the local strength of our operations abroad. Our recent investment in Peru's Banco Sudamericano, for instance, helped win business with that country's largest copper company.

We are broadening a number of corporate banking relationships by providing credit, cash management and trust agency services to major corporations in many countries. For example, by arranging new financings in China and Indonesia for American Standard, one of our U.S. corporate clients, we not only helped the company expand its global presence, but further deepened our relationship with this multinational client.

As part of our effort to strengthen our offshore operations, we are exporting expertise, products and service concepts, and innovative new technologies that have proved successful in Canada.

In Mexico, Banco Inverlat is developing a variation of Canada's successful small-business Scotia Professional Plan to provide loans to doctors and other professionals. And in the Caribbean, based on models first developed in Canada, we completed a 10-year roll-out of our Caribbean Automation Program and launched a region-wide Continuous Improvement Program.

As Canada's most international bank, we will continue to rely on local expertise - in Canada and abroad – to provide solid advice and reliable service to our customers.



Far left: Bertha Ritchie and Keva Ryan, Rawson Square, Nassau. Centre top: The Fajardo branch is one of 14 branches of Scotiabank de Puerto Rico. Centre bottom: Mark Lipton, Personal Investment Manager, Halifax Commercial Banking Centre. Right: Bank financing has helped revitalize Saskatchewan's hog industry. Here, (from left) Wayne Vermette and Richard Wright of Quadra Group, a successful hog production management firm, confer with Darren Eurich, their account manager from our Westside branch in Saskatoon.

# personal commitment



## People first

Putting people first is a sound business strategy. Our research has proved it. Satisfied, skilled, committed and motivated employees create above-average levels of customer satisfaction and above-average results.

How do we create such an environment? By pursuing our shared goals and shared values. Consider the two-way commitment that exists between the Bank and its employees. Faced with technological advances, shifting demographics and rising consumer expectations, our employees are working harder than ever to provide excellent service to our customers. They need to know that Scotiabank, in turn, is working to support them.

We recognize individual contributions by giving employees a greater stake in the Bank's success. A new incentive pay program links compensation to individual performance, and to the performance of the Bank, as measured by return on equity. We launched this program in Canada in 1996, extended it to selected international locations in 1997, and will include all remaining locations worldwide in 1998.

Dealing openly, fairly and sensitively with employees, particularly during times of major change, is the hallmark of Scotiabank's approach to employee relations. Careful human resource management has helped the Bank avoid massive downsizing and, in fact, become a net creator of new jobs - close to 1,500 over the past two years, not including the 3,440 new National Trust employees.

Customers are demanding new kinds of services in the areas of investment products and electronic banking. To meet this demand, jobs are changing, and we are reshaping our training, communication and career development programs to better prepare our people to deal with these new challenges.

Employees are developing the skills they need to pursue future career opportunities at regional training centres, through coach-assisted self-study programs, with in-branch multimedia equipment and training software, and through Bank-financed external courses.

Commitment to our employees also means helping them balance work with their personal needs. To provide a more flexible work environment, we launched a formal policy on alternate work arrangements in 1996. One year later, the number of Scotiabankers taking advantage of more flexible work options doubled, and continues to grow. A new telecommuting pilot project will also offer an increase in choices and allow more Scotiabankers to work outside the office.

During times of change, constant and consistent communication increases in importance. Communicating with honesty, integrity and candour is part of our commitment to making Scotiabank a great place to work.



Far left: Gloria Kim, Personal Banking Officer, and Customer Service Representative Carman Hudson from the Toronto Midtown Commercial Banking Centre. Centre top: Althea Davis of Nassau's Cable Beach branch in the Bahamas. Centre bottom: Self-study modules on CD-ROM focus on the Bank's investment products. Right: Stephanie Di Ceglie, Performance and Training Services, demonstrates the Bank's orientation program for new employees. Far right: Lori Purdy, Staff Ombuds Office, is solely devoted to helping employees.



nvestment

ALLOWANCE FOR CREDIT LOSSES: An allowance set aside from income, which, in management's opinion, is adequate to absorb all credit-related losses from on- and off-balance sheet items. It includes specific provisions, the country risk provision and the General provisions. Allowance for credit losses is deducted from the related asset categories on the balance sheet.

**BANKERS' ACCEPTANCES (BAs):** A negotiable, short-term debt security, guaranteed for a fee by the issuer's bank.

**BASIS POINT:** A unit of measure defined as one-hundredth of one per cent.

**CAPITAL:** Capital consists of common shareholders' equity, preferred shareholders' equity and subordinated debentures. Capital supports asset growth, provides against loan losses and protects depositors.

**COUNTRY RISK PROVISION:** Funds set aside initially in 1987-89 to cover potential losses on exposures to a designated group of emerging market countries determined by OSFI.

**DERIVATIVE PRODUCTS:** Derivatives are financial contracts whose value is derived from an underlying price, interest rate, exchange rate or price index. Forwards, options and swaps are all derivative instruments.

**DESIGNATED EMERGING MARKETS (DEM):** Countries against whose loans and securities OSFI has required banks to set aside a country risk provision.

FOREIGN CURRENCY TRANSLATION GAIN/LOSS: The unrealized gain or loss recorded when foreign currency assets and liabilities are translated into Canadian dollars at a balance sheet date, when exchange rates differ from those of the previous balance sheet date.

**FOREIGN EXCHANGE CONTRACTS:** Commitments to buy or sell a specified amount of foreign currency on a set date and at a predetermined rate of exchange.

FORWARD RATE AGREEMENT (FRA): A contract between two parties, whereby a designated interest rate, applied to a notional principal amount, is locked in for a specified period of time. The difference between the contracted rate and prevailing market rate is paid in cash on the settlement date. These agreements are used to protect against, or to take advantage of, future interest rate movements.

**FUTURES:** Commitments to buy or sell designated amounts of commodities, securities or currencies on a specified date at a predetermined price. Futures are traded on recognized exchanges. Gains and losses on these contracts are settled daily, based on closing market prices.

**GENERAL PROVISIONS:** Provisions for doubtful credits (General provisions) are established against the loan portfolio in the Bank's business lines, where a prudent assessment by the Bank of adverse economic trends suggests that losses may occur, but where such losses cannot yet be determined on an item-by-item basis.

**GUARANTEES AND LETTERS OF CREDIT:** Assurances given by the Bank that it will make payments on behalf of clients to third parties if the clients default. The Bank normally has recourse against its clients for any such funds advanced.

**HEDGING:** Protecting against price, interest rate or foreign exchange exposures by taking positions which are expected to react to market conditions in an offsetting manner.

**IMPAIRED LOANS:** Loans on which the Bank no longer has reasonable assurance as to the timely collection of both interest and principal, or where a contractual payment is past due a prescribed period. Interest is not accrued on impaired loans.

**MARKED-TO-MARKET:** The valuation of securities and off-balance sheet instruments, such as interest and exchange rate contracts, at market prices, as of the balance sheet date. The difference between market and book value is recorded as a gain or loss to income.

**NET INTEREST MARGIN:** Net interest income, on a taxable equivalent basis, expressed as a percentage of average total assets.

**NOTIONAL PRINCIPAL AMOUNTS:** The contract or principal amounts used in determining payments for certain off-balance sheet instruments, such as FRAs, interest rate swaps and cross-currency swaps. The amounts are termed "notional" because they are not usually exchanged themselves, serving only as the basis for calculating amounts that do change hands.

**OFF-BALANCE SHEET INSTRUMENTS:** These instruments are comprised of indirect credit commitments, including undrawn commitments to extend credit and derivative instruments.

**OPTIONS:** Contracts between buyer and seller giving the buyer of the option the right, but not the obligation, to buy (call) or sell (put) a specified commodity, financial instrument or currency at a set price or rate on or before a specified future date.

**OSFI:** The Office of the Superintendent of Financial Institutions Canada, the regulator of Canadian banks.

**PRODUCTIVITY RATIO:** Productivity ratio measures the efficiency with which the Bank incurs expenses to generate revenue. It expresses non-interest expenses as a percentage of the sum of net interest income (TEB) and other income. A lower ratio indicates improved productivity.

**REPOS:** Repos is short for "obligations related to assets sold under repurchase agreements" – a short-term transaction where the Bank sells securities to a client and simultaneously agrees to repurchase them on a specified date and at a specified price. It is a form of short-term funding.

**REVERSE REPOS:** Reverse repos is short for "assets purchased under resale agreements" – a short-term transaction where the Bank purchases securities from a client and simultaneously agrees to resell them on a specified date and at a specified price. It is a form of short-term collateralized lending.

RISK-ADJUSTED ASSETS: Risk-adjusted assets are calculated using weights based on the degree of credit risk for each class of counterparty. Off-balance sheet instruments are converted to balance sheet equivalents, using specified conversion factors, before the appropriate risk weights are applied.

**SWAPS:** Interest rate swaps are agreements to exchange streams of interest payments, typically one at a floating rate, the other at a fixed rate, over a specified period of time, based on notional principal amounts. Cross-currency swaps are agreements to exchange payments in different currencies over predetermined periods of time.

**TAXABLE EQUIVALENT BASIS** (TEB): The grossing up of tax-exempt income earned on certain securities to an equivalent before-tax basis. This procedure allows a uniform measurement and comparison of net interest income that arises from both taxable and tax-exempt sources.

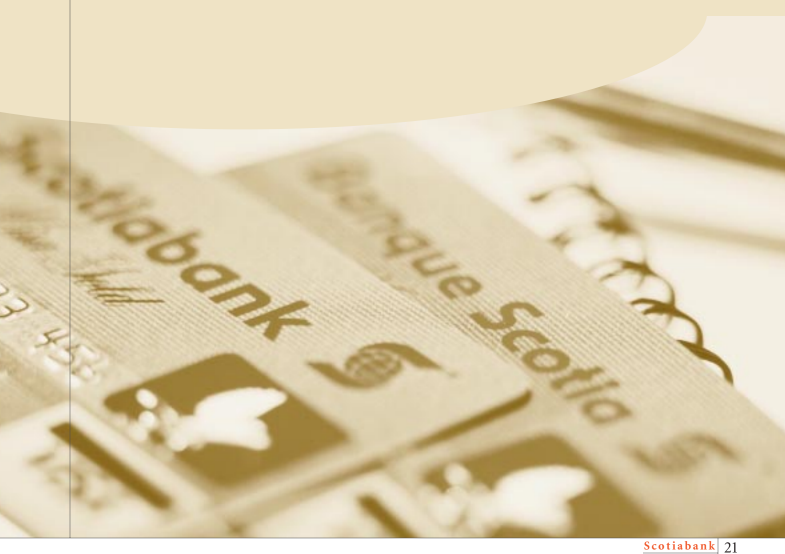
TIER 1, TIER 2 CAPITAL RATIOS: These are ratios of capital to risk-adjusted assets, as stipulated by OSFI, based on guidelines developed under the auspices of the Bank for International Settlements (BIS). Tier 1 capital, considered to be the more permanent, consists primarily of common shareholders' equity plus non-cumulative preferred shares, less any unamortized goodwill. Tier 2 is mainly cumulative preferred shares, subordinated debentures and general provisions.

**VALUE AT RISK (VAR):** VAR is an estimate of the potential loss of value which could result from holding a position for a specified period of time, with a given level of statistical confidence.

# 1997 FINANCIAL REPORT

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

CONSOLIDATED FINANCIAL STATEMENTS



# MANAGEMENT'S DISCUSSION

## AND ANALYSIS

## OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

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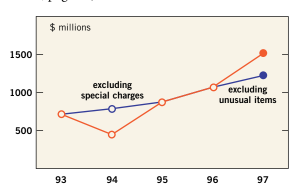
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# OVERVIEW OF FINANCIAL RESULTS

#### Substantial Increase in Net Income

■ Net income was \$1,514 million in 1997, a substantial increase of 42% from the previous year. This year's results were affected by several unusual items including the effects of the acquisition of National Trust and the reversal of a portion of the country risk provision (refer to Table 1, page 56).

Excluding the unusual items, earnings would have been \$1,223 million in 1997, which was still a solid 14% increase over the prior year. This arose from good growth in loans and fee income in most of the Bank's activities, and continued improvement in credit quality.



#### Strong Return to Common Shareholders

%					
For the financial years	1997	1996	1995	1994	1993
Annual return	51.1%	52.3%	10.2%	(0.9)%	26.6%
Five-year return (annualized)	26.0%	21.9%	27.6%	16.2 %	21.1%

Return to common shareholders, which includes both dividends and appreciation in the price of the Bank's common shares, has been strong in recent years, including 1997. The annualized return for the five years to the end of 1997 was 26% per year, consistent with other Canadian banks and materially better than the return on the TSE 300 index.

#### **Dividends Growing Consistently**

■ Common share dividends have increased in 23 of the past 25 years. This performance continued in 1997, when the dividend payments increased to \$1.48 per common share from \$1.30 in 1996. Dividends per common share have risen 7% a year over the past five years.

#### Business Lines: Strength in Diversity

■ The Bank's four main business lines provide it with diversification and many opportunities. The results of the business lines are summarized below and reviewed beginning on the following page.

# 300 - Scotiabank TSE banks & trusts TSE 300 - 100 - 92 93 94 95 96 97

#### Four profitable business lines

\$ millions	1997	1996
Canadian Retail & Commercial	\$ 520	\$ 405
Corporate	357	250
Investment	401	232
International	434	236
Other*	(198)	(54)
Total net income	\$1,514	\$1,069
*includes gains on sale of busi to National Trust, certain over corporate items		

### THE HUMAN SIDE OF BANKING CANADIAN RETAIL

AND COMMERCIAL BANKING IS DEDICATED TO PROVIDING USEFUL AND INNOVATIVE FINANCIAL SERVICES TO CUSTOMERS. WE OFFER A VARIETY OF DELIVERY CHANNELS FROM WHICH THEY CAN CHOOSE, EASY TO UNDERSTAND PRODUCTS AND SERVICES, INCREASINGLY EXPERT ADVICE – AND IN PARTNERSHIP WITH OUR CUSTOMERS, WE ARE HELPING THEM BUILD THEIR FINANCIAL WELL-BEING.

#### ACCOMPLISHMENTS



- expanded customer base and branch network with National Trust acquisition
- introduced Scotia OnLine for Internet banking and discount brokerage
- offered alternate delivery channels to small business clients

#### Performance

Canadian Retail and Commercial Banking serves well over 3.5 million households and more than 225,000 businesses, through branches, ABMs and electronic delivery channels.

In late fiscal 1997, the Bank acquired National Trust, a Canadian trust company with a substantial base of retail business, including 500,000 households, \$9 billion in residential mortgages and \$12 billion in personal deposits. The financial results of National Trust will be reported with Canadian Retail and Commercial Banking beginning in fiscal 1998.

In 1997, this business line produced net income of \$520 million, up 28% from 1996, and contributed 34% of the Bank's net income.

Financial Results*				
\$ millions		1997		1996
Net interest income	\$ 2	2,277	\$ 2	2,031
Other income		787		710
Provision for credit losses		(227)		(236)
Non-interest expenses	(	1,934)	(	1,816)
Income taxes		(383)		(284)
Net income	\$	520	\$	405
Average earning assets (\$ billions)	\$	62	\$	58
Average deposits (\$ billions)	\$	51	\$	49
Staffing * excludes National Trust	1	9,426	1	9,326

Total revenues were substantially higher in 1997 across most categories. Net interest income rose

because of higher volumes and a better interest margin. Average earning assets rose by \$4 billion, of which the largest component was an increase of \$2 billion or 8% in residential mortgages. This was accompanied by growth in personal lending (including Scotia Plan Loans, ScotiaLine and VISA) of 4%.

In the priority area of commercial lending, mainly to small and medium businesses, volumes rose by 8% in 1997.

Average deposits grew by 3% during the year. Personal deposits were almost unchanged over the prior year because of customer migration to mutual funds. This shift in customer preference contributed to growth of 38% in the Bank's Scotia Excelsior mutual funds to \$7 billion at the end of fiscal 1997. Current account deposits also rose substantially, by 17% in 1997, continuing the strong growth trend of the past few years.

Fee income was strong in 1997, rising 11%, with good contributions from mutual funds, commercial lending, foreign exchange, and payment services.

Expenses rose 6%, with higher employment, new delivery channels, and an increase in advertising.

Credit losses improved from the prior year in commercial, but were higher in personal lending, including student loans.

#### LOOKING FORWARD



- timely and cost-effective integration of National Trust operations
- expand alternate delivery services for retail and commercial clients
- improve management of relationships with Canadian families and small businesses

#### Business plans

A key goal is the timely and cost-effective integration of National Trust, while ensuring customers receive a continued high standard of service.

The Bank intends to enable customers to use the channel of their choice, for example, the new Scotia OnLine Internet service, mobile sales officers or new electronic delivery services for businesses.

The Bank is deepening its knowledge of consumer behaviour, with the aim of building better financial solutions for different customer needs.

Many retail initiatives will also improve relationships with Canadian families, such as:

- strengthening contacts with customers at times of investment and mortgage rollovers
- making it easier for customers to deal with the Bank by rationalizing and simplifying its products and using new systems to facilitate high-quality advice
- improving sales capacity by reducing work in branches through paperless teller transactions and enhancing the sales capabilities in call centres
- further developing employee skills with new training programs, with an emphasis on accreditation

• offering home and auto insurance in Alberta and other provinces.

On the commercial side, the Bank is re-engineering its operations while maintaining the benefits of its presence in local markets across Canada:

- branch employees will be freed up for business development. As well, with the pilot of credit scoring for small commercial credits, response times will be shortened and lending decisions will be more consistent
- the Bank will continue to develop programs aimed at particular market segments, such as professionals (building on the highly successful Scotia Professional Plan), the agricultural sector, automotive dealers, knowledge-based industries and Aboriginal communities.

#### Outlook

Economic expansion is expected to be robust in Canada in 1998, and the Bank is looking for good business growth. Some benefits from the National Trust acquisition should be realized in 1998, with most to come in 1999 and beyond. Overall, the Bank expects earnings growth to continue in 1998.

#### Rapid growth in mutual fund accounts



#### The bank of choice for professionals



## SUPERIOR CLIENT RELATIONSHIPS

CORPORATE BANKING'S SUCCESS IN BUILDING SUPERIOR CLIENT RELATIONSHIPS GLOBALLY ARE FOUNDED ON HIGH-QUALITY CREDIT SKILLS THAT ARE INCREASINGLY BASED ON INDUSTRY SPECIALIZATION; A GROWING SET OF VALUE-ADDED SERVICES IN CASH AND TREASURY MANAGEMENT; CORPORATE TRUST AND CREDIT; AND EFFECTIVE TEAMWORK WITH OTHER SCOTIABANK GROUPS.

#### ACCOMPLISHMENTS



- maintained top-tier status in loan origination and syndication in global markets
- expanded full-service financing capabilities with Scotia Merchant Banking and high yield expertise, together with Scotia Capital Markets
- established strategic alliance for cash management in Canada, United States and Mexico

#### Performance

Corporate Banking manages the Bank's global relationships with large corporations, institutions and major governments, marketing the full capabilities of the Scotiabank Group to these clients.

In fiscal 1997, Corporate Banking earned a record \$357 million, 43% higher than in 1996, marking the fifth year of growth.

Financial Results         \$ millions         1997         1996           Net interest income         \$ 502         \$ 455           Other income         355         337           Provision for credit losses         46         (86)           Non-interest expenses         (308)         (293)           Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3           Staffing         1,755         1,876			
Net interest income         \$ 502         \$ 455           Other income         355         337           Provision for credit losses         46         (86)           Non-interest expenses         (308)         (293)           Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3		1007	1006
Other income         355         337           Provision for credit losses         46         (86)           Non-interest expenses         (308)         (293)           Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3	\$ millions	1997	1996
Provision for credit losses         46         (86)           Non-interest expenses         (308)         (293)           Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3	Net interest income	\$ 502	\$ 455
Non-interest expenses         (308)         (293)           Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3	Other income	355	337
Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3	Provision for credit losses	46	(86)
Income taxes         (238)         (163)           Net income         \$ 357         \$ 250           Average earning assets (\$ billions)         \$ 33         \$ 27           Average deposits (\$ billions)         \$ 3         \$ 3	Non-interest expenses	(308)	(293)
Net income\$ 357\$ 250Average earning assets (\$ billions)\$ 33\$ 27Average deposits (\$ billions)\$ 3\$ 3	'		,
Average earning assets (\$ billions) \$ 33 \$ 27 Average deposits (\$ billions) \$ 3 \$ 3	income taxes	(238)	(163)
Average deposits (\$ billions) \$ 3 \$ 3	Net income	\$ 357	\$ 250
, , , , , , , , , , , , , , , , , , , ,		•	·
Staffing <b>1,755</b> 1,876	Average deposits (\$ Dillions)	φэ	ф Э
	Staffing	1,755	1,876

Corporate Banking divisions, other than real estate, continued to provide strong and stable earnings. For real estate, the turnaround continued in 1997, with results improving substantially because of a lower cost of carrying impaired loans, as well as significant recoveries and reversals of provisions made in previous years.

Average assets rose by 19% in 1997. There was very strong demand for bank loans among major corporations during the past year. Substantial growth in business from existing customers, taken together with an expansion of the Bank's base of corporate customers, led to a large increase in global syndicated loan transactions agented by the Bank.

Total revenues were up by 8% across the Corporate Banking group in 1997, from higher assets, the lower cost of carrying impaired real estate loans in North America and from fees generated by arranging and syndicating large corporate financings. Conversely, lower loan spreads held revenues down. The expansion of Montreal Trust's stock transfer and corporate trust services partially offset the reduction in revenues from the sale of its custody services in 1997.

Provision for credit losses amounted to a net credit of \$46 million in 1997, reflecting substantial recoveries and reversals in real estate, which more than offset a provision for one large corporate account in the U.S.

In an environment of lower loan spreads, the Bank continues to carefully examine client relationships to ensure that they produce acceptable returns to the Bank.

#### LOOKING FORWARD



- build client relationships using a range of innovative, high-value services
- expand linkages with Scotia Capital Markets and the international network
- balance growth in assets and market share, with return on equity

#### Business plans

Corporate Banking will continue to stress effective management of client relationships using the Scotiabank Group's full range of services. This includes:

- strengthening relationships with profitable clients for whom the Bank is a principal or lead bank
- building on global corporate finance and syndication capabilities in North America, Europe and Asia
- increasing the proportion of revenues from fees, in part from the integration of Montreal Trust's Corporate Services with the Bank's cash and treasury management services
- adding value for clients through industry expertise, for example in mining, energy, media and transportation
- cross-selling cash management services in Canada, the United States and Mexico.

Concurrently, Corporate Banking expects to maintain its excellent management of credit risk, through careful adjudication of credit proposals and broad diversification of its portfolio.

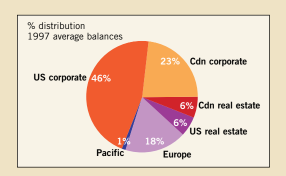
Meeting Corporate Banking's goals will entail working effectively with other parts of the Scotiabank Group. This includes:

- together with Scotia Capital Markets, providing clients with a full range of financial solutions, by using a sophisticated new system for managing the development of client relationships
- expanding high-yield debt business in the United
   States, also in collaboration with Scotia Capital Markets
- with International Banking, emphasizing the Bank's global reach as a key benefit to clients with diverse business activities
- exploring possibilities for extending Montreal Trust's stock transfer business to emerging markets.

#### Outlook

The Corporate Bank anticipates higher syndications and loan sales in Canada, the United States and Europe. Economic trends in Corporate Banking's main markets and the emphasis on relationship profitability should lead to a strong performance again in 1998.

#### A diverse corporate loan portfolio



#### Top-tier standing in US loan syndications

domestic US syndications 1997 up to September 30				
Rank among banks				
	agent/co-agent	agent only		
1997	8	9		
1996	9	10		
1995	11	11		
1994	9	11		
1993	9	11		
source: Loan Pricing Corp.				

## SERVING CLIENTS BETTER THE FOCUS OF SCOTIABANK'S

INVESTMENT BANKING GROUP IS ON SERVING CLIENTS BETTER THAN ANYONE ELSE. INVESTMENT BANKING'S ACTIVITIES, INITIATIVES AND INNOVATIONS ARE ALL AIMED AT PROVIDING VALUE-ADDED SERVICES TO CLIENTS (INCLUDING THE BANK ITSELF) AND PROVIDING CLIENTS WITH ACCESS TO GLOBAL CAPITAL MARKETS.

#### ACCOMPLISHMENTS



- Scotia Capital Markets named Canada's "best securities firm" by *Euromoney*
- substantial gains from the sale of investment securities in 1997
- continued leadership in Canadian Income Trust market, with market share of 25%

#### Performance

Investment Banking comprises two groups: Global Treasury, which manages the Bank's investments and funding – and Scotia Capital Markets, which provides businesses, governments and investors with financial solutions.

Investment Banking had an exceptional year in 1997. In total, it contributed \$401 million to the Bank's results, as compared with \$232 million in 1996. Investment Banking provided 26% of the Bank's total net income in 1997.

Financial Results		
\$ millions	1997	1996
Net interest income	\$ 309	\$ 317
Other income	1,172	744
Provision for credit losses	_	1
Non-interest expenses	(794)	(667)
Income taxes	(286)	(163)
Net income	\$ 401	\$ 232
Average earning assets (\$ billions) Average deposits (\$ billions)	\$ 56 \$ 59	\$ 50 \$ 52
Average deposits (\$ billions)	φ 39	ψ 52
Staffing	3,722	3,424

A major contributor to this strong growth in earnings was Global Treasury's very large gains on the sale of securities, including \$321 million from equities, well above the average of the past few years.

Notwithstanding these sales, unrealized gains on investment securities remained large, and totalled \$817 million at year end (refer to chart on page 29).

The other key factor behind Investment Banking's exceptional results, was the record performance in Scotia Capital Markets, significantly above their excellent contribution in 1996. Corporate Finance had another record year, from new equity issues, and merger and acquisition activity.

Another source of strong earnings was Private Client Financial Services, where revenues increased 30% in 1997. The development of ScotiaMcLeod's full-service retail brokerage has been a priority, with 11 new offices and 150 additional personal investment executives added in the past two years.

Euromoney magazine proclaimed Scotia Capital Markets the "best securities firm" in Canada, pointing out the firm's role in "high-profile and innovative deals", its "large presence" in mergers and acquisitions and its leadership in income trusts.

As part of the acquisition of National Trust, Global Treasury assumed responsibility for the well established firm, Cassels Blaikie Investment Management Limited, with assets under management of \$6 billion.

#### LOOKING FORWARD

- emphasize innovation, expertise and technology in providing value for clients
- work with other Scotiabank groups to lever Investment Banking's skills
- continue with strategy of expanding full service retail brokerage network in ScotiaMcLeod

#### Business plans

Scotiabank's Investment Banking group aims to continue offering innovative services globally to its clients. Accordingly, it will:

- expand the range of value-added services, in line with clients' emerging requirements, such as service packages in retail brokerage, structured products in fixed income, more research and options in foreign exchange, and new products and risk-control capabilities in derivatives
- strengthen industry specialization in equities, corporate finance and marketing
- push forward with connective technologies like the Internet and Intranets, for purposes such as electronic delivery of capital market's research to investors.

Investment Banking is working together with other Scotiabank Groups in order to:

- widen Scotia Capital Markets' geographic franchise to selected emerging markets, using the local strengths of Scotiabank and its affiliates
- develop and roll-out a sophisticated new system for building client relationships, in conjunction with Corporate Banking

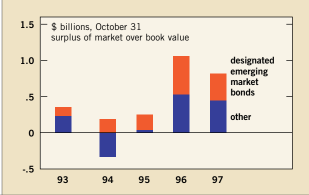
- expand high-yield debt business in the United
   States, in collaboration with Corporate Banking
- work with Retail Banking to meet the requirements of different types of retail investors.

In 1998, Investment Banking will also continue to enhance the application of Value at Risk (VAR) to control trading risk.

#### Outlook

Investment Banking's financial results fluctuate with conditions in securities markets. The Bank expects the Canadian economy and markets to be favourable through the coming year. As a result, excluding the above-average gains on the sale of investment securities this past year, 1998 results should be close to the very good results of 1997. In addition, the Bank expects that the financial performance of Investment Banking will improve over time because of a stronger ability to cross-sell services and expand into new activities and markets.

# Large unrealized gains on investment securities



# Strong growth in retail brokerage at ScotiaMcLeod



#### A LOCAL BANK IN 50+ COUNTRIES SCOTIABANK

HAS THE LEADING PAN-CARIBBEAN FRANCHISE, OPERATIONS IN ASIA, AND A GROWING NETWORK OF OFFICES AND AFFILIATED BANKS IN CENTRAL AND SOUTH AMERICA.

#### ACCOMPLISHMENTS



- new investments in banks in Central and South America
- completion of major, multi-year Caribbean automation program
- substantial progress towards improving the performance of Banco Inverlat in Mexico

#### Performance

In 1997, International Banking's earnings increased substantially to \$434 million, \$198 million higher than in 1996.

Financial Results		
\$ millions	1997	1996
Net interest income	\$ 763	\$ 710
Other income	201	189
Provision for credit losses	326	(53)
Non-interest expenses	(519)	(428)
Income taxes/minority interest	(337)	(182)
Net income	\$ 434	\$ 236
Average earning assets (\$ billions) Average deposits (\$ billions)	\$ 18 \$ 11	\$ 16 \$ 10
Staffing	5,942	5,776

The main reason for the large increase in earnings was the reversal of \$500 million (\$290 million after tax) of the country risk provision established in the years 1987-1989. In addition, most international units had good operating performances in 1997. Together, these more than offset provisions for credit losses in Thailand, and start-up expenses of a joint venture for pensions in Mexico.

The Caribbean provided \$128 million of International Banking's earnings in 1997. Assets and income in this region have more than doubled in the past five years.

While most operations in Asia provided higher earnings in 1997, Thailand and several other countries in Asia experienced considerable financial instability during the latter part of the year. The Bank responded quickly to this turbulence and increased its provision for credit losses in Thailand. In addition, the Bank wrote off its investment in Poonpipat, a Thai securities and finance company.

In Latin America, the Bank expanded its developing network in 1997 with new partners in El Salvador and Peru. These investments will further contribute to earnings in 1998.

The Bank has a 10% interest in Grupo Financiero Inverlat (which owns Banco Inverlat, one of Mexico's larger banks), and an option to acquire another 45% in the year 2000. A team of senior Scotiabankers is working with Inverlat management in restoring it to profitability.

In addition, in 1997, International Banking earned a net income of \$67 million (before the reversal of the country risk provision) from its portfolio of loans and securities of designated emerging markets.

#### LOOKING FORWARD



- more acquisitions or partnerships to complete representation in major
   Latin American economies
- strengthen sales and service culture in the Caribbean
- higher earnings from recent investments

#### Business plans

In the Caribbean, as in Canada, the focus is on reducing processing in branches, emphasizing sales and service, and offering a wider array of delivery channels.

To reduce work in branches, the Bank will:

- launch the Caribbean Improvement Program throughout the region, based on a very successful pilot
- centralize credit card processing.

The resource savings from these programs will be reallocated to sales and customer service. Additionally, a sales management platform is being developed for use in the Caribbean.

The Bank is also extending its range of delivery channels in the Caribbean. Major initiatives include:

- piloting a call centre
- broadening international ABM access
- adding new services and multiple sales channels.

In the Asia/Pacific region, the Bank looks forward to realizing important growth in these markets. Key elements of its strategy are to:

- expand the network of offices and affiliated banks
- work with Corporate Banking to build project finance business and corporate client relationships.

In Latin America, where the Bank is expanding its activity, it expects to:

- make acquisitions or enter into partnerships to broaden its representation
- continue to assist Banco Inverlat with plans for growth and profitability, and build on the franchise of Casa de Bolsa Inverlat, a top-tier Mexican investment bank
- develop trade finance and project finance business.

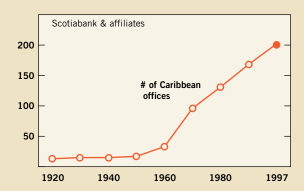
#### Outlook

Caribbean operations are expected to continue their steady growth in volumes and earnings in 1998. In the Asia/Pacific region, the performance of the business units is dependent on the severity of the recent financial instability, although a major impact on 1998 earnings is currently not anticipated. In Latin America, the earnings contribution from the recent investments is anticipated to increase. Looking beyond 1998, the Bank expects that earnings from International Banking will provide an increasing share of overall net income, reflecting the investments of recent years.

#### **Broad international representation\***

1997	Offices	ABMs	Employees	
Caribbean	202	183	5,982	
Central & South America	651	574	17,955	
Asia	142	73	3,519	
Europe & Middle East	17	0	648	
*includes associated companies in which Scotiabank has an equity interest				

## Vigorous growth in the long-standing Caribbean business



# MAJOR ACQUISITIONS

DURING 1997, THE BANK COMPLETED

A NUMBER OF MAJOR ACQUISITIONS THAT SIGNIFICANTLY BROADEN ITS REPRESENTATION IN CANADA AND EMERGING MARKETS. IT ALSO DIVESTED SEVERAL NON-CORE ACTIVITIES IN CANADA.

#### **National Trust**

On August 14, 1997, the Bank acquired National Trust, a long-established and well-known Canadian trust company, for \$1.2 billion.

With \$15 billion in total assets, National Trust's primary business included \$9 billion in residential mortgages, and \$12 billion in lower cost personal chequing, savings and term deposits. The addition of this base of business significantly increased the Bank's retail market share (refer to chart below).

The acquisition added 175 branches to Scotiabank's network, and significantly expanded the Bank's position in southwestern Ontario where it traditionally has had a relatively modest presence.

National Trust also brings with it a well-developed market position in personal trust services. With National Trust's 18 trust branches, Scotiabank can now offer personal trust services in almost every sizeable community in the country. Furthermore, the acquisition brought \$6 billion in assets under management by Cassels Blaikie Investment Management Limited, including \$1 billion in National Trust mutual funds.

Plans for the future of National Trust emphasize retaining customers, while realizing opportunities for marketing and operational synergies with the Bank.

#### **Emerging markets**

Fiscal 1997 saw substantial progress in building the Bank's business in emerging markets. The Bank made new investments in Banco Ahorromet in El Salvador (\$35 million) and in Banco Sudamericano in Peru (\$20 million). The Bank now has offices or affiliates in markets with more than 80% of the GDP of the Spanish-speaking jurisdictions in the Americas.

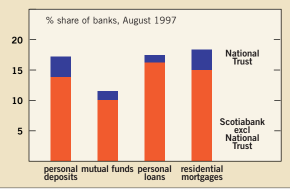
The Bank also signed letters of intent for an initial investment in Banco del Caribe in Venezuela, and for an increase to 100% ownership of Banco Quilmes in Argentina. Both are subject to regulatory approvals, as is the acquisition of a 35% interest in Bank Arya in Indonesia.

#### Other

In 1997, the Bank acquired the Mortgage Insurance Company of Canada. As well, it divested several non-core Canadian businesses, including its payroll operations, its interest in Montrusco Associates, pension and custody services, and a substantial part of the dealer finance business. Gains on these divestitures were \$144 million.

The Bank has announced plans for the acquisition, in fiscal 1998, of Mocatta Bullion and Base Metals, a leader in metals trading and bullion.

#### National Trust broadens the retail base



## New emerging market investments in 1997

	Ownership	Branches	Employees
Banco Ahorromet El Salvador	53%	30	620
Banco Sudamerica Peru	<b>no</b> 25%	9	278
Banco del Caribe Venezuela	25%	95	2,822
Bank Arya Indonesia	35%	15	610

## SUSTAINED GROWTH

REVENUES HAVE BEEN STRONG IN RECENT

YEARS AND THE BANK CONTINUES TO MAKE INVESTMENTS TO SUSTAIN GROWTH IN THE FUTURE.

#### ACCOMPLISHMENTS

- higher loan volumes across most of the Bank's operations
- large increase in retail brokerage commissions
- exceptional gains on the sale of investment securities

#### Performance

Scotiabank's revenues (net interest income plus other income) were \$6.4 billion in 1997, 19% higher than in the prior year. Revenues have grown at 11% per year over the past five years.

While intermediation between depositors and borrowers remains the Bank's core activity, other income – fees, commissions and trading revenues – has increased to more than 40% of revenues. Furthermore, revenues are becoming more diversified by geography, mode of delivery, product, type of risk and nature of clients.

Over the past five years, for example, Canadian Retail and Commercial Banking has added customers by acquiring two major trust companies – Montreal Trust in 1994 and National Trust in 1997. Scotia-McLeod's emphasis on full-service retail brokerage has paid off with noteworthy gains in customer assets and

Cross reference information

Average balance sheet and interest margin; Table 2, Page 56 Volume/rate analysis of changes in net interest income; Table 3, Page 57 Other income; Table 4, Page 57 Trading revenue; Table 6, Page 58

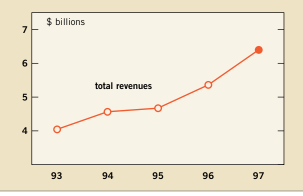
commission revenues. Corporate Banking's skills in corporate finance and loan syndication, proven in the United States, are being used in other countries, with considerable additions to fee income and interest revenues. International Banking has sought out many opportunities in selected markets.

Also making a significant contribution to revenues were large gains from sales of businesses and investment securities during the year.

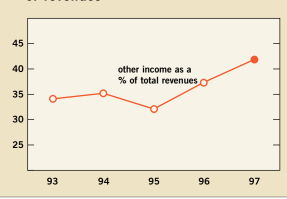
#### Outlook

The Bank has continued to invest in new customers, new products and new distribution channels. With these investments, the Bank expects revenues to continue to rise in the years ahead. In 1998, gains on the sale of securities and from the sale of businesses will be reduced from 1997's unusually high level. However, there should be economic expansion in most markets. National Trust will also provide a full year's contribution.

#### Continuing upward trend in revenues



# Other income provides a larger share of revenues



#### NET INTEREST INCOME

NET INTEREST INCOME, EARNED FROM TAKING DEPOSITS AND INVESTING IN LOANS AND SECURITIES, IS THE BANK'S LARGEST SOURCE OF REVENUES. NET INTEREST INCOME HAS GROWN BY 40% OVER THE PAST FIVE YEARS, WITH THE NET INTEREST MARGIN BEING WELL MAINTAINED.

#### Performance

The Bank's growth in net interest income (taxable equivalent basis) in 1997 was 10% or \$361 million, to \$3.8 billion. The chief factor was the increase in average assets of 13% which included gains in most categories of loans and securities.

There were increases in net interest income across most of the Bank's main business lines, reflecting the breadth of the organization's progress.

The net interest margin, which expresses net interest income as a percentage of the Bank's average assets, was 2.13% as compared with 2.18% in 1996.

Contributing to the decline in the margin was a compression in the spread between the prime loan rate and the rate paid on savings accounts, alongside pressures on loan and deposit pricing in some markets. As well, the margin reflected the Bank's share of losses on its equity investment in Banco Quilmes in Argentina.

Also reducing the margin was the increase in average holdings of reverse repos from \$7 billion to \$10 billion between 1996 and 1997. While these assets

earn a low margin, they are extremely low risk and have small operating costs, so they can still provide satisfactory overall results.

However, the margin was supported in 1997 by a 40% reduction in the average volume of net impaired loans. Furthermore, in Canada, increases in personal chequing and savings deposits, combined with the very successful new stock-indexed GICs and growth in commercial current accounts, contained requirements for more expensive wholesale funding. The Bank's careful management of the mix and term of its assets and liabilities also helped to sustain the margin.

#### Outlook

The Bank expects moderately higher interest rates in Canada and the United States in 1998. Nevertheless, the net interest margin is expected to be relatively stable. The inclusion of National Trust for a full twelve months, combined with growth in assets in other parts of the Bank's business, should result in a further increase in net interest income next year.

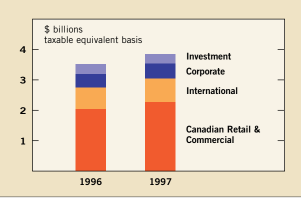
#### Cross reference information

Average balance sheet and interest margin; Table 2, Page 56 Volume/rate analysis of changes in net interest income; Table 3, Page 57 Interest recorded as income on impaired loans; Table 17, Page 62

#### Consistent growth in net interest income



#### Net interest income by business line



### AVERAGE ASSETS AND LIABILITIES

IN FISCAL 1997, SCOTIABANK ACHIEVED LARGE GROWTH IN LOANS, DEPOSITS AND ASSETS UNDER MANAGEMENT IN MOST PARTS OF ITS OPERATIONS, AND FURTHER DIVERSIFIED ITS BALANCE SHEET.

### Performance

Scotiabank's portfolio of loans and acceptances (excluding reverse repos) averaged \$109 billion in 1997, an increase of \$13 billion or 13% from the previous year.

Average loans and bankers' acceptances in Canada rose \$7 billion in 1997. National Trust, which was acquired during the fourth quarter, accounted for approximately \$3 billion of the average 1997 increase.

The growth in Canadian lending was dominated by residential mortgages. Those originated by the Bank's operations increased by more than \$2 billion, and National Trust added a further \$2 billion.

Business lending, including bankers' acceptances, also rose by more than \$2 billion. The largest contributor was lending to small and medium business customers served by the branch network. Further contributing to the increase were wholesale business lending and the acquisition of National Trust.

The U.S. business loan markets were active in 1997 and the Bank's U.S. loans grew by \$3 billion, despite the syndication of a large proportion of the originated volume.

#### Cross reference information

Average balance sheet and interest margin; Table 2, Page 56 Assets under administration and management; Table 5, Page 57 Securities; Note 3, Page 77 Loans; Note 4, Page 78 In the overseas markets of the Caribbean and Asia, there was steady loan growth – accompanied by good gains in corporate lending in Europe.

The large increase of \$2 billion in the Bank's securities holdings was mainly in securities held in Scotia Capital Markets' trading portfolios.

Also rising substantially during the year were reverse repos, which grew by 40% to \$10 billion.

On the deposit side, the National Trust acquisition accounted for all the gains in average Canadian dollar personal deposits for the year. The flat trend in bank-originated personal deposits was counterbalanced by sharp growth of \$2 billion in Scotia Excelsior mutual funds. There was an increase of \$1.2 billion in low-cost business chequing accounts in Canada. As well, personal deposits in foreign currencies rose \$0.8 billion.

### Outlook

In the light of continued economic expansion in most markets in 1998, the Bank foresees additional growth in lending, personal deposits and mutual funds. In addition, National Trust will be consolidated for a full year in 1998. However, sales and securitizations may reduce the growth of Canadian and U.S. assets.

### A worldwide loan portfolio

\$ billions, average			
	1997	1996	1995
Canada United States Caribbean Europe/Middle East Asia Latin America Bankers' acceptances*	\$ 67 16 7 6 5 1	\$ 61 13 6 5 4 1 6	\$ 58 14 5 5 3 1 5
Total	\$ 109	\$ 96	\$ 91
*Primarily in Canada			

# Mutual funds counterbalance personal deposits

\$ billions, average	1997	1996	1995
Canadian dollar deposits Personal Non-personal	\$ 44 22	\$ 42 20	\$ 39 18
Foreign currency deposits Total deposits	<del>61</del> \$ 127	52 \$ 114	<del>47</del> \$ 104
Mutual funds	\$ 6	\$ 4	\$ 3

The growth in other income – now more than 40% of the Bank's revenues – reflects new or improved SERVICES, THE EXPANSION OF THE BANK'S CUSTOMER BASE, AS WELL AS FAVOURABLE TRENDS IN SECURITIES MARKETS.

### Performance

Other income grew substantially in 1997. Even after excluding gains on the sales of certain non-core businesses, the gains on the sale of investment securities and the contribution of \$29 million from National Trust after the acquisition, there was a notable increase of 14% from last year.

Much of the improvement of 6% in fees for deposit and payment services came from growth in retail transactions, both from personal customers using Interac Direct Payment and from merchants using Scotia 2020's point-of-sale terminals. Customer demand for the popular Scotia Value Account increased by 12%. Higher ABM fees reflected more machines and added services.

The principal factor behind the 9% increase in investment management and trust fees was mutual fund revenues. These rose by 60%, mainly because of growth in mutual funds to \$8 billion at year end (including both Scotia Excelsior and National Trust funds) and the customer shift to higher fee equity funds. Investment management and custody fees declined by 21% because of the sale of the Bank's custody business during 1997. Going forward, the acquisition of National Trust will significantly add to revenues from personal trust activities.

Cross reference information

Other income; Table 4, Page 57 Trading revenue; Table 6, Page 58

Reporting of gains and losses on securities; Note 2, Page 76

The increase of 19% in credit fees reflects both the Bank's strength in structuring and syndicating wholesale credits, and success in building its base of small and medium commercial customers in Canada.

The large increase of 23% in investment banking revenues was mainly from a substantial growth of 42% in retail brokerage and underwriting fees, as investors and issuers were very active during the year. The Bank also realized record gains of \$366 million on the sale of investment securities, mainly equities.

Gains of \$144 million were also realized from the sale of certain non-core businesses during the year (refer to page 32).

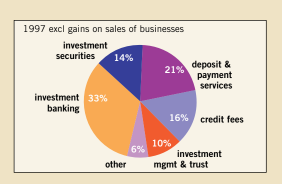
### Outlook

The Bank expects that its revenues from deposit and payment services, credit fees and investment management and trust will show steady growth in 1998, particularly with the addition of National Trust. Investment banking revenues depend on market conditions, but the Bank expects a modest increase in 1998. Gains on the sale of investment securities are expected to be smaller.

### Substantial expansion in other income



### Diversified sources of other income



# STRONG PRODUCTIVITY RECORD

SCOTIABANK'S FOCUS ON SUPPLYING HIGH-OUALITY SERVICES IN A COST-EFFECTIVE MANNER HAS LED TO ONE OF THE BEST PRODUCTIVITY RECORDS IN CANADIAN BANKING.

### ACCOMPLISHMENTS

- implementation of many strategic alliances for support activities
- expansion of central accounting unit coverage of Canadian branches
- Caribbean Improvement Program piloted, building on Canadian success

### Performance

The accepted benchmark for efficiency in banking is the productivity ratio, which represents the expenses incurred to earn a dollar of revenues - the lower the better. By this benchmark, Scotiabank has a leadership position in Canada, and performs well by international standards. Scotiabank's goal is to keep its productivity ratio below 60%. In 1997, the reported ratio of 62.4% was higher than the target, mainly because of the restructuring charge related to the integration of National Trust among other unusual items. Excluding these factors, the productivity ratio remained below the 60% target.

The Bank made good progress in 1997 with its new strategic alliances. For example, with alliances for cheque processing in Montreal, Winnipeg and Vancouver, the Bank will soon operate just three cheque processing centres in Canada.

In Canadian Retail and Commercial Banking, which accounts for one-half of the Bank's operating expenditures, central accounting units expanded their coverage of the branch network to 592 branches in 1997. This allows workload reductions and enables increased focus on sales and customer service in branches.

The Caribbean Improvement Program leverages on the success with similar programs in Canada which reduced processing and workload in the branches.

Notwithstanding ongoing operational improvements, the Bank's emphasis on employment stability has allowed it to maintain high-quality customer service throughout periods of transition.

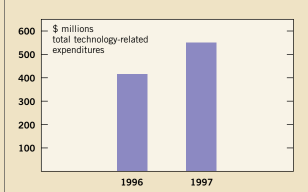
### Outlook

For 1998, the Bank expects that its productivity ratio will be better than the target of 60%.

### Major productivity initiatives for 1998

- integration of National Trust
- new paperless teller system
- more centralization of branch processing
- new investment system
- roll-out of Caribbean Improvement Program

### A commitment to technology



FISCAL 1997 WAS A YEAR WHEN EXPENSE INCREASES WERE DRIVEN BY LARGE BUSINESS GROWTH IN ACTIVITIES WHERE PERFORMANCE-BASED COMPENSATION IS IMPORTANT – AND BY SPENDING ON NEW INITIATIVES IN SEVERAL KEY AREAS.

#### Performance

Performance-based compensation, higher business volumes, the Bank's many initiatives, and a restructuring charge relating to the integration of National Trust were the chief factors behind the large growth in non-interest expenses in 1997.

Growth in remuneration and benefits was 15% in total and 14% excluding National Trust. Half of the latter increase came from higher performance-based compensation. The largest contributor to such payments was Scotia Capital Markets, where the increase in performance-based compensation was tied to the strong growth in revenues. Also contributing were incentive programs based on the price of the Bank's shares, and the broadly based employee incentive plan. In addition, there were new personnel costs for the joint venture for managing pensions in Mexico.

There were 4,056 employees added during the year, including 3,440 from National Trust. The balance of the increase in Canada was chiefly in retail sales positions, commercial account management and in telephone call centres. Higher employment in Investment Banking was mainly the result of additional personal investment executives, following the strategy to expand

the Bank's retail presence. International growth was from new branches, higher volumes and acquisitions.

The 17% increase in premises and equipment spending arose mainly from very large technology expenditures, including new initiatives, alternate delivery channels and depreciation on technology investments.

The increases in the other categories of expenses were widespread, including advertising, training and new initiatives. Business and capital taxes and deposit insurance also rose. Total taxes on the Bank were \$1.2 billion in 1997, as compared with \$1.1 billion in 1996. The level of bank taxation remains among the highest of all Canadian industries.

Also included in expenses was a restructuring charge of \$250 million relating to the integration of National Trust and a write-off of goodwill of \$26 million.

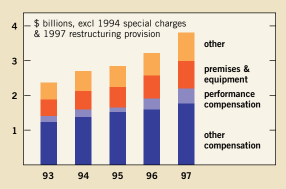
### Outlook

Excluding the restructuring provision in 1997, the Bank expects lower growth in non-interest expenses in the coming year, assuming a steady increase in business volumes and low inflation in North America.

Cross reference information

Non-interest expenses; Table 7, Page 58 Direct and indirect taxes; Table 8, Page 58

# Expense growth driven by performance compensation and investments



# Employee growth was mainly in customer service positions

000s, full-time equivalent staff, October 31						
	1997	1996	1995			
Cdn Retail & Commercial* Corporate Investment International Subtotal Other Total	23.7 1.8 3.7 5.9 35.1 3.5 38.6	20.1 1.9 3.4 5.8 31.2 3.4 34.6	19.5 1.8 3.3 5.5 30.1 3.6 33.7			
*includes call centres and, in 1997, National Trust						

# CORNERSTONE

RISK MANAGEMENT IS A CORNERSTONE OF PRUDENT

BANKING PRACTICE. AT SCOTIABANK, ALL LEVELS OF MANAGEMENT PLAY AN ACTIVE ROLE IN THE EVALUATION AND MANAGEMENT OF THE RISKS THE BANK FACES.

### ACCOMPLISHMENTS

- strengthened risk measurement and management processes
- devoted more people and technology to risk management processes

## SCOTIABANK'S RISK MANAGEMENT PROCESSES

Risk management is given top priority throughout the Scotiabank organization. Active, hands-on senior management play a key role in the evaluation and management of all risks. Management is supported by a comprehensive structure of independent controls, review, reporting and audit processes. Material risks are subject to prudent constraints and are properly measured, reported and acknowledged.

Responsibility for the Bank's risk management policies and level of risk assumed, lies with the Board of Directors. The Board charges management with developing, presenting and implementing these policies.

On a daily basis, senior management keeps in close contact with line units and receives reports covering all aspects of operations. Major credit and investment decisions require direct senior management approval.

To ensure a thorough and objective analysis of all risk factors, extensive reporting, control and review processes are conducted independently from the business lines, by middle and back offices. New products and related systems, development of policies and procedures, and review of limits and controls are subject to independent analysis by the relevant risk and policy departments prior to approval by executive management. All policies, controls and limits are designed to ensure that no single event, whether related to a currency, market, position or portfolio, customer, product, industry, or geographic area, will adversely affect the well-being of the Bank.

Periodic reviews of all aspects of the Bank's business and management information systems groups are conducted by internal Audit and Compliance Departments. Finally, all procedures and policies are subject to ongoing review by regulatory bodies.

### Process improvements

During 1997, enhancements were made to the risk management processes, accompanied by substantial investment in new technology, in order to keep pace with changes in global product offerings and emerging risk patterns. Risk management staffing levels were also increased significantly to improve the quality of testing, control and risk administration.

### Outlook

Scotiabank is committed to the continued development of its risk management processes. With continued focus on risk management, Scotiabank is well-positioned to take advantage of growth and opportunities in its key markets.

All aspects of the risk management processes are reviewed on a regular basis by committees with cross-departmental representation drawn from executive and senior line management. The key committees are described below.

### Risk Policy Committee

Consisting of the Chief Executive Officer, President and other senior executives, the Committee reviews all large risk exposures, ensures wide portfolio diversification and establishes risk policies reflecting business priorities.

### Senior Credit Committees

Three Senior Credit Committees representing Canadian Commercial Credit, International Banking, and Corporate and Investment Banking, are responsible for the adjudication of credits within prescribed limits, and establishing the operating rules and guidelines for the implementation of credit policies.

# Market Risk Management and Policy Committee

This Committee is chaired by one of the Bank's senior credit officers and includes the heads of trading and risk management. It reviews and evaluates all aspects of the trading process including the initiation of new products, development of market risk policies and practices, and setting limits.

### Liability Committee

Consisting of the Chief Executive Officer, President and other senior executives, the Liability Committee meets weekly to appraise market trends, economic and political developments, and to provide global strategic direction in the management of interest rate risk, liquidity risk, and trading and investment portfolio decisions.

# Scotia Capital Markets Risk Committee

This Committee is chaired by the Chairman of Scotia Capital Markets. It includes heads of trading, as well as representatives from Risk Management and Control. It meets weekly to assess and monitor overall principal risk, risk control mechanisms, credit risk and compliance issues.

CREDIT QUALITY IS A CORE COMPETENCY AT SCOTIABANK AND RESULTS FROM WELL-DEFINED STRATEGIES FOR CONTROLLING CREDIT RISK.

### Credit processes

Scotiabank's credit disciplines are based on a division of authority, a centralized credit review system, a committee system for dealing with all major exposures, and periodic independent review by the Audit Department.

Banking officers, who have client contact, develop and structure individual proposals. Each proposal is adjudicated by a credit department which analyzes the financial strength of the customer and the risks inherent in the proposals. All exceptions to the credit policies of the Bank must be referred to a Senior Credit Committee for its decision or recommendation to the Risk Policy Committee. Higher risk exposures are subject to mandatory referral to a Senior Credit Committee. These committees are composed of senior officers of both credit and banking, bringing a range of skills and backgrounds to bear on decisions.

The Bank uses a risk rating system to quantify and evaluate proposed credits in order to assist officers in understanding the risks inherent in credit proposals and, if they are acceptable, to ensure appropriate returns. In this analytical process, the Bank is particularly sensitive to the risks posed to credit quality by environmental exposures.

At least annually, banking officers meet formally with each client to review their financial affairs and to

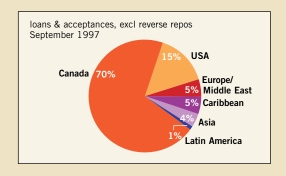
assess the appropriateness of their credit requirements. The results are formalized into a presentation which is adjudicated in the same manner as a new credit. Where unusual risks exist, credits are reviewed more frequently. In this way, the Bank remains fully aware of customers' risk profiles. Risk ratings are reassessed with each credit presentation or review. These individual risk ratings are the input for a risk rating system across the portfolio.

Credit lines for off-balance sheet instruments such as foreign exchange and swap contracts, letters of credit and guarantee, are managed as an integral part of this same process.

The Bank is continually striving to develop more effective and efficient means of assessing and managing risk. During the year, the Bank developed a statistically based, credit risk scoring model for smaller commercial and single proprietor businesses in Canada. This program, which is now in the pilot-testing phase, is designed to shorten the turnaround time for credit approvals while ensuring greater consistency and objectivity in risk assessment.

Retail credits are normally assessed and authorized in branches within lending criteria established by the Bank. Computer-driven credit scoring systems ensure credit policies are applied consistently and objectively.

### Diversification by geography



### Diversification by borrowing sector



Consumer credit portfolios are reviewed monthly using advanced statistical techniques. Sophisticated computer tracking systems give early warning signs of impending difficulties.

Portfolio diversification

The Bank's policies to control credit risk are designed to reflect the Bank's business priorities and to ensure, through diversification, that no single event, whether related to a customer, product, industry or geographic area, will adversely affect the well-being of the Bank.

Scotiabank is the most geographically diverse of the major Canadian banks and this is reflected in the distribution of its loan portfolio.

As shown in the chart below, the Bank's four business lines provide for a strong degree of diversification. Each business line serves a unique clientele with different patterns of credit risk. Canadian Retail and Commercial Banking, with 43% of the Bank's average earning assets, targets individual branch markets. The Corporate Banking portfolio, 19% of the total, comprises loans to governments and large national and multinational enterprises. International Banking serves all categories of borrowers in regions outside North America, while Investment Banking is responsible for money market investments, capital markets, foreign exchange and other services through a network of offices in North America, Europe and the Pacific.

The second chart below shows the diversification by industry of the Bank's business lending. The Bank's credit adjudication processes maintain wide risk diversification by industry.

# Statistical techniques for portfolio analysis

During the year, the Bank has continued to develop its formal statistical techniques for portfolio analysis and measurement of risk exposures.

The Bank's risk rating system provides the basis for quarterly reviews of the overall risk levels within each segment of the Bank's credit portfolios. If the risk profile in a particular portfolio segment rises, appropriate action is taken to ensure risks are contained.

The Bank has continued to build its level of General provisions. During the year, the Bank implemented an analytical methodology to assist in the determination of the appropriate level of General provisions. This process is based on the Bank's risk rating system, combined with a statistical analysis of historical loan loss in the business lines, as well as management's qualitative assessment of evolving economic and political influences on risk exposures.

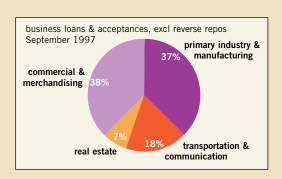
#### **Cross reference information**

CREDIT RISK; Tables 9-20, Pages 59-63 Financial instruments: Credit exposure; Note 17c), Page 88 Derivative instruments: Credit risk; Note 18c), Page 91

### Diversification by business line



### Diversification among business clients



NET IMPAIRED LOANS EXPERIENCED THEIR FOURTH CONSECUTIVE YEAR OF DECLINE IN 1997.

### Performance

Net impaired loans, which take account of provisions for credit losses that have been established, declined to \$593 million at the end of 1997, an improvement of 20% from 1996. This decline occurred notwithstanding the inclusion of \$137 million in net impaired loans following the acquisition of National Trust. The 1997 level of net impaired loans is about one-quarter of their recent peak at the end of 1993.

As a percentage of loans and acceptances, net impaired loans were 0.5% at the end of 1997 and, as shown in the chart below, have steadily improved since 1993.

Gross impaired loans were \$2.2 billion at 1997 year end, or \$39 million higher than last year, entirely due to the inclusion of \$273 million for National Trust.

Within the Bank's retail business, there was an increase of \$78 million in net impaired personal loans and mortgages. This was primarily in student loans, where the credit risks are borne partially, or in full, by the Government of Canada or a province.

For real estate loans, both in Canada and elsewhere, net impaired loans were reduced to \$65 million at the end of 1997, reflecting an improvement in the portfolio, and asset sales and restructurings during the year.

In other business lending, there was a reduction in net impaired loans to \$221 million at the end of 1997. However, gross impaired business loans rose during the year, resulting from one large U.S. account and an increase in Thailand. With the financial difficulties in Thailand, the Bank classified \$172 million in loans as impaired and established specific provisions of \$134 million against these accounts.

### Outlook

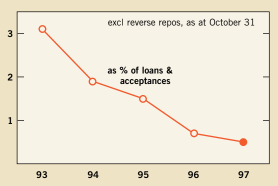
While there could be some deterioration in the Asian portfolio in the medium-term, economic conditions in the Bank's major markets are favourable. On balance, the Bank expects to see stable credit quality across its portfolio in 1998.

Cross reference information

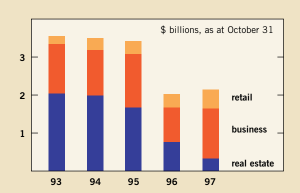
Impaired loans; Table 16, Page 61

Interest recorded as income on impaired loans; Table 17, Page 62 Impaired loans and allowance for credit losses; Note 5, Page 78

### Consistent improvement in net impaired loan ratio



### **Gross impaired loans**



### PROVISION FOR CREDIT LOSSES

IN 1997, SPECIFIC PROVISIONS FOR CREDIT LOSSES CONTINUED THEIR FIVE-YEAR DECLINE. IN ADDITION, THE BANK INCREASED ITS GENERAL PROVISIONS AND REVERSED \$500 MILLION OF THE COUNTRY RISK PROVISION ESTABLISHED IN THE LATE 1980s.

### Performance

Fiscal 1997 was another year of lower specific provisions against credit losses. They declined from \$380 million or 0.39% of the loan portfolio in 1996 to \$360 million or 0.33% this year, the lowest ratio since 1989.

The \$360 million in specific provisions included \$5 million related to National Trust since the date of acquisition.

Specific provisions in Canada fell by \$91 million or 30% from 1996, with declines in real estate lending and other business lending.

Partially offsetting, provisions for Canadian personal loans rose \$47 million, mainly for consumer loans and for student loans where federal or provincial governments share part of the risk.

Total specific credit losses outside Canada rose \$71 million from 1996. Real estate showed another sharp improvement, with large reversals and recoveries. However, provisions rose relating to one large U.S. business customer.

Cross reference information

Provisions for credit losses; Table 18, Page 62

Specific provisions for credit losses by geography and type; Table 19,

Provisions for credit losses as a percentage of average loans and acceptances; Table 20, Page 63

In addition, provisions in the Asia/Pacific region increased to \$134 million, in reflection of financial difficulties in Thailand.

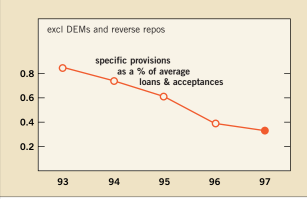
The Bank also added \$175 million to its General provisions in 1997, bringing them to \$500 million or 0.41% of loans and acceptances at year end.

During 1997, the Bank evaluated its country risk provisions, established in the late 1980s against loans to certain designated emerging market (DEM) countries. Since then, almost all of these countries have restructured their debts and improved their economic performance. In these circumstances, in the fourth quarter, the Bank concluded that not all its country risk provisions were still required and, accordingly, \$500 million was reversed into income. This still left a surplus of market value over book value for the DEM portfolio of \$417 million at year end.

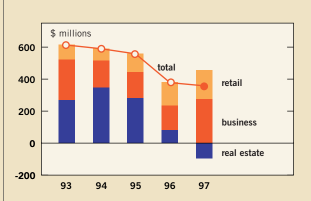
#### Outlook

The Bank expects a continuation of favourable economic conditions in its major markets. With improvements in loss experience for real estate credits now largely complete, the outlook is for a modest decline in specific provisions for credit losses in 1998.

#### Improvement in credit losses



## Specific provisions by type of borrower



# MEASUREMENT, MANAGEMENT AND CONTROL

Asset Liability Management (ALM) refers to the process whereby interest rate and liquidity risks are measured, managed and controlled.

### INTEREST RATE RISK

Interest rate risk arises when there is a mismatch between positions which are subject to interest rate adjustment within a specified period. The most important source of interest rate risk is the Bank's lending, funding and investment activities, where fluctuations in interest rates are reflected in interest margins and earnings. Interest rate risk also arises in trading activities, where changes in interest rates may cause fluctuations in portfolio market values (refer to Trading Risk on page 48).

For the purposes of interest rate risk management, the Bank has four distinct operations:

### Domestic banking

The Bank's domestic banking operations offer a wide range of funding and investment products to retail and commercial customers. The variety of maturities and options embedded in these products, cause a structural gap within the domestic banking portfolio that has increased the complexity of interest rate risk management. The Liability Committee manages this interest rate risk, including embedded options exposure, using simulation modelling and scenario analysis which are applied on a regular basis.

### International branches

Individually, most international branches are relatively small. Regional treasury functions are subject to strict interest rate risk limits, determined centrally. Within each operation, exposure is generally managed locally by currency and regularly reviewed on a consolidated basis by executive management.

# Investment and emerging market bond portfolios

These portfolios of bonds and other investment securities are managed with a longer-term perspective. The Liability Committee reviews these security holdings at least weekly.

### Wholesale banking

The Bank's wholesale money market desks implement the prescribed interest rate risk management strategy. Portfolios undergo regular stress testing, and interest rate gaps are carefully monitored and adjusted for changing market conditions. In addition, the Liability Committee reviews global positions in major currencies on a weekly basis.

### Gap management

The interest rate gap is a common form of interest rate sensitivity measurement. A liability gap is created when more liabilities than assets are subject to rate changes during a prescribed time period. The chart on page 46 shows trends in the one-year liability gaps.

Scotiabank strives to achieve a balance between reducing risk to earnings from adverse movements in interest rates, and enhancing net interest income through correct anticipation of the direction and extent of interest rate changes.

During 1997, the one-year Canadian dollar liability gap remained at about the same level as in 1996, reflecting mortgage customer preferences for longer terms and the Bank maintaining its mid-term securities portfolio to benefit from the favourable interest rate environment. At year end, this liability gap fell to \$3.0 billion, following the securitization of \$1.5 billion of consumer auto loans, as well as the inclusion of an asset gap in National Trust.

In foreign currencies, the Bank maintained an asset gap during 1997, rising to \$3.6 billion at year end, as a protective measure in anticipation of a rise in U.S. interest rates.

### Interest rate simulation

Simulation models enable the Bank to assess interest rate risk dynamically. The models incorporate assumptions about growth, mix of new business, changes in interest rates, shape of the yield curve and embedded product options. They also show the impact on net income and market value of various hedging strategies and economic scenarios.

In a key simulation, the Bank's balance sheet is subjected to a hypothetical interest rate shock (assuming that management takes no action). Based on the Bank's interest rate positions at year-end 1997, an immediate and sustained 100 basis point rise in interest rates, across all currencies and maturities, would lower net income after tax by approximately \$13 million over the next 12 months (refer to table below). The same rate shock would reduce the present value of the Bank's net assets by approximately \$251 million.

In addition, the Bank conducts Value at Risk (VAR) analysis on the Canadian dollar, and some of the US dollar, funding and investment portfolios. The Bank's VAR process is described on page 49.

Cross reference information

Interest rate gap; Table 21, Page 63 Securities; Note 3, Page 77 Deposits; Note 8, Page 79

Financial instruments; Note 17, Page 85

### LIQUIDITY RISK

Liquidity risk arises from fluctuations in cash flows. The liquidity risk management process ensures that the Bank is able to honour all of its financial commitments as they fall due.

Scotiabank manages liquidity conservatively, using policies which include:

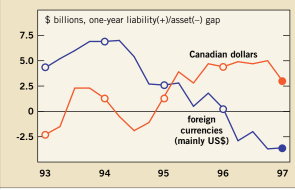
- measuring and forecasting cash commitments
- building a large, stable base of core deposits from retail and commercial customers
- ensuring immediate availability of large pools of liquid assets to meet unforeseen events
- maintaining a strong credit rating to ensure timely access to borrowing on favourable rates and terms
- diversifying funding sources
- maintaining the ability to securitize the Bank's assets.

### Liquidity risk management

The Bank has designated Canadian and US dollars, Deutschemarks, and Sterling as global currencies for its liquidity monitoring. For Canadian and US dollar assets, which comprise the bulk of the balance sheet, liquidity management is centralized in Toronto. For Sterling and Deutschemarks, it is centralized in London.

The Bank applies limit controls on the net cash flow gaps of all global currencies. Holdings of liquid assets must meet a prescribed minimum proportion of the net cash flow gap. The liquidity profile is subject to weekly review by the Liability Committee. Contingency plans, covering all aspects of the Bank's operations, have been developed to address potential liquidity crises or market disruptions.

### Interest rate gap



### Simulation of interest rate change

\$ millions, October 31	1997	1996
100 bp interest rate rise: reduction in 12-month earnings	\$ 13	\$ 17
reduction in net assets	\$ 251	\$ 191

In addition, the Bank conducts scenario testing programs to evaluate its liquidity assumptions and ability to sustain operations under duress. These tests are consistent with regulatory requirements. Scenario testing includes a modelling exercise which indicates the length of time the Bank can sustain its operations before liquidity reserves will be exhausted.

### Funding

The principal sources of funding are capital, core deposits from retail and commercial clients, and wholesale deposits raised in the interbank and commercial markets. Diversification of funding sources is a cornerstone of prudent liquidity management, and is achieved by applying a number of limits and controls. Scotiabank's extensive domestic and international branch network facilitates this diversification.

Core funds, primarily capital and core deposits, total \$95 billion, up from \$76 billion in 1996 (refer to chart below). As in previous years, half of total funding consists of core funds, thereby providing considerable stability to the Bank's liquidity.

Of particular note, National Trust added \$12 billion in core deposits in 1997. These deposits, similar to those in the Bank's branch operations, provide a very stable base of funding since they are sourced from thousands of customers widely dispersed across Canada.

In late 1997, the Bank securitized \$1.5 billion in auto loans through ATLAS Auto Loan Funding Trust 1997-A. This provides an additional method of diversifying the funding of the Bank's assets.

### Securities

To sustain operations in the event of unexpected disruptions, the Bank maintains large holdings of highly liquid assets. As at October 31, 1997, liquid assets were \$40 billion, representing 20% of total assets. These liquid assets were comprised of securities of the governments of Canada and the United States and other high-quality issuers (54%), deposits with other banks (43%) and cash (3%).

Total securities holdings as at October 31, 1997 were \$28 billion, held in two portfolios, trading and investment. The market value of the trading portfolio at year end was \$11 billion, having increased by 8% due to the growth in securities markets, and higher volumes held as hedges in the Bank's derivatives portfolio.

The investment portfolio, which is carried at cost (net of impairment writedowns and the country risk provision), includes securities that are held for liquidity and longer-term investment. At year end, investment securities totalled \$17 billion. After associated hedges, their market value exceeded carrying value by \$817 million (refer to table below).

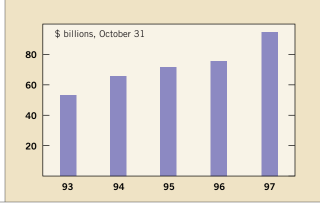
### Pledging

The Bank pledges assets to support its participation in certain markets and business activities. As at October 31, 1997 total assets pledged were \$20 billion. Repos and securities borrowing account for \$19 billion of pledging activity.

# Cross reference information

Regulatory Capital; Table 22, Page 63 Securities; Note 3, Page 77

#### Substantial core funds



### Large surpluses on investment securities

\$ millions	Surplus of market over book value
designated emerging market (DEM) securities past due interest bonds	\$ 297
other DEM securities subtotal	75 \$ 372
other issuers total	445 \$ 817
DEM loans	\$ 45

# CONTINUED ENHANCEMENT OF THE BANK'S

MARKET RISK PROCESSES HAS FURTHER STRENGTHENED THE MANAGEMENT, REPORTING, LIMITS AND TESTING THAT THE BANK APPLIES TO CONTROL MARKET RISK.

### ACCOMPLISHMENTS

- implemented an improved calculation of the Value at Risk (VAR)
- expanded the application of the VAR to all significant trading portfolios
- established middle office staff in London, New York and Singapore

Market risk refers to the uncertainty of future earnings resulting from changes in interest rates, foreign exchange rates, market prices and volatilities. The Bank assumes market risk from consumer and corporate loans, position taking, and trading and investment activities.

The strategy for controlling market risk includes:

- direct involvement of experienced line management
- stringent controls and limits
- strict segregation of front and back office duties
- comprehensive daily reporting of positions
- regular independent review of all controls and limits
- rigorous testing and auditing of all pricing, trading, risk management and accounting systems.

The policies and procedures applied to each element of market risk are described in the preceding discussion of the Asset Liability Management process, and the following sections on Trading Risk, Foreign Exchange Risk, Equities Risk and Commodities Risk.

### TRADING RISK

Continued enhancement of the Bank's trading risk management systems and processes has kept pace with market developments.

Trading portfolios are managed with the intent to buy and sell financial instruments over a short period of time, rather than hold positions for investment. The Bank's trading activity is customer-focussed, but also includes a proprietary component.

### Trading risk management

Trading management participates in the daily trading process, in both a supervisory and trading capacity. Executive management keeps in close contact with front-line staff in the Bank's major trading centres. New products and trading processes are also subject to the approval of executive management.

Management's role is supported by extensive limits and management information systems. Explicit limits are established by counterparty, currency, instrument, position and term. All limits are reviewed and approved by the Market Risk Management and Policy Committee.

The back office and middle office independently review and report on various aspects of trading activity. They provide daily reports of profit and loss, limit overruns and compliance. These are circulated to all appropriate departments and executive management for evaluation.

Pricing and hedging for most trading activity are done on a real time basis, and portfolios are marked to market at least daily.

Rigorous analysis and testing programmes are applied to measure risk, and to verify accuracy of various controls and limits. These include stress testing, sensitivity analysis, and the daily application of Scotiabank's Value at Risk system.

### Value at Risk

Value at Risk (VAR) is an estimation of the potential for loss of value that could result from holding a position for a specified period of time with a given level of statistical confidence. Development of a comprehensive VAR system has been a high priority. The project began in 1994 and by mid-1995 the VAR captured most major trading portfolios. In 1997, resources were focussed on a major project to improve the VAR calculation and expand its application.

VAR is currently calculated daily for all significant trading portfolios at a 99% confidence level, for one and ten-day holding periods, using historical simulation based on 300 days of market data. With a 99% confidence interval, the VAR equates to the fourth worst loss out of the 300 scenarios applied. As at October 31, 1997, the aggregate one-day VAR for all major trading books was less than \$10 million. The Bank is now setting a limit on the total VAR, as well as limits by business line.

Reports on VAR, using one- and ten-day holding periods, are delivered to senior and executive management daily. VAR is reported by desk, site, business line and legal entity.

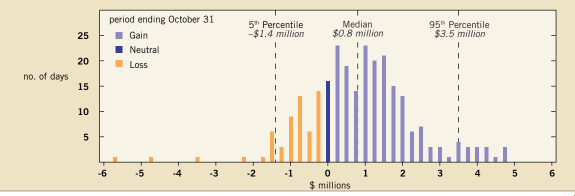
Commencing January 1998, the Bank for International Settlements and the Office of the Superintendent of Financial Institutions Canada require that banks set aside capital for market risk. However, assets in the trading portfolio such as bonds and equities, will no longer be included in the current capital calculation based on credit risk.

Banks may use internal models for calculating market risk capital requirements, provided that the model meets specified quantitative and qualitative criteria. Scotiabank has applied to OSFI for approval of its VAR for this purpose. VAR results as at year end indicate that capital required for market risk would be approximately \$100 million below current requirements that are based on credit risk.

The VAR system also provides a scenario analysis tool which is used for stress testing and sensitivity analysis on the consolidated trading exposures. While VAR measures the expected losses in normally active markets, stress testing examines the impact of abnormally large market swings and periods of prolonged inactivity. The Bank has implemented a program of regular stress tests which simulate over 100 scenarios involving substantial moves in interest and foreign exchange rates, equity prices, and option volatilities in various combinations. Stress test results are analysed and reported to the Market Risk Management and Policy Committee at least monthly.

The VAR is validated against actual profit and loss (P&L) results on an ongoing basis. This "backtesting" uses both the actual P&L of each desk and the theoretical P&L, which excludes the impact of fees and intraday trading and is, therefore, more directly comparable with the VAR. The Market Risk Management and Policy Committee reviews these backtesting results at least quarterly.

### Daily distribution of net trading revenues in 1997



### Net trading revenue

The chart on page 49 presents a frequency distribution of the history of the daily trading revenue for the one-year period ending October 31, 1997. For most days, the P&L was positive. On only five trading days did the loss exceed \$1.75 million, with the largest loss of only \$5.7 million. This P&L history demonstrates the low risk of the Bank's trading portfolio.

### The middle office

In response to the diversity, complexity and expansion of global markets, the Bank has continued to expand its middle office to complement the preventative controls previously outlined. The middle office conducts independent checks on the accuracy of models and valuations used by the traders; develops and supervises stress testing, sensitivity analysis and VAR calculations; reviews P&L performance, and participates in new product development. Full-time middle office staff is located in Toronto, London, New York and Singapore to support trading activity in each market. Middle office staff is highly skilled in computer analytics and quantitative analysis.

#### FOREIGN EXCHANGE RISK

Foreign exchange risk arises in three areas of the Bank's global operations: trading, foreign currency operations and its investment in foreign subsidiaries.

### Trading operations

The Bank buys and sells currencies in the spot, forward and options markets to assist customers in meeting their business needs, as well as for its own account. The Bank assumes risks related to counterparties and fluctuations in the price of currencies. The controls applied to manage risks that arise in trading are described in Trading Risk on page 48.

Foreign exchange trading is a high volume activity which exposes the Bank to counterparty settlement risk. This risk arises when a bank is required to deliver value before it will receive value from the counterparty. Scotiabank controls this risk by imposing prudent credit and settlement limits on each counterparty.

Further control of counterparty settlement risk is achieved through netting. Bilateral and multilateral netting has received growing support from national and international regulators, as a method of reducing credit and settlement exposure. The Bank actively pursues bilateral netting arrangements where supported by legal opinions.

In addition, the Bank is actively participating in the development of several national and international clearing and settlement systems designed to reduce settlement risk.

### Foreign currency operations

The Bank has no significant foreign exchange exposure in its international business because assets are customarily funded by liabilities in the same currency. While staff in each country manages local currency exchange risk, the Bank monitors its overall position centrally. The Liability Committee reviews and manages currency exposure that arises from net revenue streams generated from foreign currency operations.

# Net investment in foreign subsidiaries

The Bank retains certain investments in foreign subsidiaries in the currency of account and translates them to Canadian dollars. Management and review of these exposures is conducted by the Liability Committee.

### **EQUITIES RISK**

The Bank trades equities for its customers through Scotia Capital Markets and for its own account. In addition, the Bank has substantial investment portfolios consisting of a variety of equity and debt securities. For each portfolio, stated objectives and parameters clearly identify eligible investments, ensure appropriate diversification, and set limits on the size of each investment.

The Bank manages some of the equity portfolios itself and delegates the management of others through arm's length management agreements. Generally, management philosophy is to hold equities for a substantial period of time, subject to rotation in accordance with prudent risk management practices as dictated by changing market conditions. For portfolios managed by the Bank, each investment is typically made on the basis of written recommendation and approval at an appropriate level.

### **COMMODITIES RISK**

Commodities trading activity has been concentrated in precious metals, specifically, gold, silver, platinum and to a lesser extent palladium, as well as related options and futures. Outside these activities, the Bank has no significant commodities exposure.

Since commodities activity is focussed in precious metals, the Bank applies gap and other market risk limit structures similar to those applied to control interest rate risk and foreign exchange risk. The application of these limits is explained under the ALM and Trading Risk sections. Limit controls are supplemented by further analysis of precious metals trading by the middle office.

### **DERIVATIVE PRODUCTS**

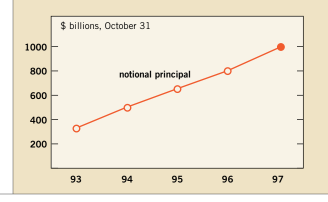
Derivative products are financial contracts whose value is derived from the level of an underlying price, interest rate, exchange rate or price index. Swaps, forwards and options are all types of derivative instruments. The risk associated with derivatives include all of the risks described in the preceding pages.

Globally, the market for derivative products continues to expand, especially in traditional products, although new products continue to be developed. Scotiabank's activity has kept pace with the market and has been focussed in generic products, where it is well ranked for Canadian dollar products.

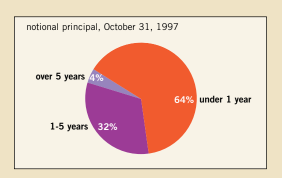
Derivatives are an important risk management tool for both Scotiabank and its customers. For the Bank, derivatives are fundamental to asset and liability management. To manage interest rate risk associated with the Bank's fixed rate lending activities, the Bank uses interest rate swaps, futures, FRAs and options. To control foreign exchange risk, the Bank uses forwards and swaps. Derivatives are also used to improve the cost effectiveness of the Bank's capital. As of October 31, 1997, derivatives used for the Bank's own account represented 15% of the notional principal outstanding, with the remainder associated with customer accounts.

As a dealer, the Bank responds to customer needs, taking into consideration its own views of the market. The selective positioning of the Bank's portfolios is complemented by a comprehensive risk management process to monitor trading activities. All derivative trading portfolios are marked to market at least daily to

### Increasing client demand for derivatives



# Derivatives portfolio mostly comprised of short maturities



### RISK MANAGEMENT-DERIVATIVES

reflect the changes in value caused by the market. Daily management reports ensure compliance with comprehensive and rigorous policies and limits, which are also supplemented with testing, analysis and VAR processes (refer to page 49).

Derivative credit risk management

To control derivative credit risk, the Bank applies the following key principles:

- Limits are established and thereafter monitored daily for each individual counterparty
- Exposure is measured as the current fair value plus an add-on for potential future exposure
- Credit mitigation techniques such as netting and collateralization are applied, where appropriate, to reduce the exposure to counterparties.

Credit Risk Amount (CRA) measures the replacement cost of all contracts. As such, the CRA primarily depends on the levels of interest rates and foreign exchange rates, between the date of measurement and the date of the contract.

The chart below illustrates CRA by credit quality. Every approved derivative counterparty is assigned a credit rating based on the Bank's internal rating systems. Of the credit exposure as at October 31, 1997, 78% is to counterparties who are rated A+ or better. Banks account for the bulk of the portfolio.

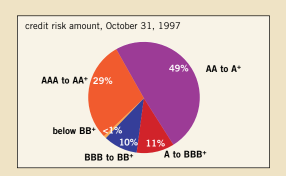
### Netting

Capital adequacy guidelines permit the netting of off-balance sheet contracts for capital adequacy purposes, provided that they meet stringent conditions for netting. The chart below illustrates the level of risk reduction the Bank currently enjoys as a result of netting. As at October 31, 1997, netting reduced the Bank's CRA by 29%. With the growing global interest in netting, the Bank expects to achieve further risk reduction in the future.

#### Cross reference information

Risk-adjusted assets; Table 23, Page 64 Financial instruments; Note 17, Page 85 Derivative instruments; Note 18, Page 89

### High-quality derivative counterparties



### Netting reduces the credit risk amount



# MINIMIZING EXPOSURE

PROPER CONTROL OVER OPERATING

RISK IS A SCOTIABANK STANDARD. ONGOING IMPROVEMENT OF THE BANK'S HUMAN RESOURCES AND INFORMATION

SYSTEMS, AND PRUDENT AUDIT AND LEGAL OVERSIGHT, ARE DESIGNED TO WORK TOGETHER TO MINIMIZE RISK EXPOSURE.

Operating risk is the risk of loss caused by internal or external events such as systems or procedural failures, errors or fraud. The key elements of the Bank's strategy for minimizing operating risk are: the quality of its human resources; separation of duties; comprehensive audit oversight; and continued prudent use of, and investment in, technology.

### Staffing and training

A knowledgeable and experienced management team committed to risk management is fundamental to the minimization of operating risk. The Bank also strives to attract, develop and retain staff who share its strong risk management culture. Training and development programmes emphasize the importance of risk management.

### Separation of duties

The Bank's policies, procedures and systems have been designed to ensure that there are built-in checks and balances and clear separation of duties. Staff responsibilities are clearly defined and organized to avoid overlap and duplication between key areas. Credit, risk management, and transaction processing functions are fully independent of the business units.

### Legal risk

To control legal risk, the Bank's policies and procedures require that documentation be reviewed, and issues of suitability and legal capacity be evaluated. Legal opinions are obtained from internal and external counsel to support various aspects of the Bank's business. In its derivatives trading activities, the Bank uses internationally recognized master netting agreements.

### Audit review

The Bank's independent Audit Department performs comprehensive reviews of the design and operation of the internal control systems in all existing business and support groups, including risk management policies and procedures. Audit also reviews new products and systems to ensure that risks have been evaluated. The continued reliability and integrity of data processing operations are audited on a regular basis.

### Back-up facilities

The Bank has extensive on and off-site back-up facilities to ensure the availability of service delivery under adverse conditions. As well, all key operations areas have developed business resumption plans and procedures.

#### Year 2000

The year 2000 poses a significant challenge to businesses who are reliant on computer systems that use the last two digits to represent a year. The Bank has been preparing to meet the year 2000 challenge for several years and has established December 31, 1998 as the date it will be year 2000 compliant internally. The Bank is confident that careful testing and upgrades of its systems, and its work with third parties, will ensure a smooth transition for the Bank and its customers.

#### Outlook

Technological advances continue to improve transaction processing, information management and control systems. The Bank is making significant ongoing investments in the front, middle and back offices to improve the efficiency and security of transaction processing and to reduce the risk of error.

# STRONG CAPITAL BASE

SUPPORTS THE BANK'S

HIGH CREDIT RATING, CONTRIBUTES TO ITS UNDOUBTED SAFETY AND ALLOWS IT TO TAKE ADVANTAGE OF GROWTH OPPORTUNITIES.

### ACCOMPLISHMENTS

- implemented plans to enhance capital ratios
- issued \$895 million in Tier 1 securities in 1997, including innovative Scotia BOOMS
- issued \$1.9 billion in subordinated debentures in 1997
- used mortgage insurance and securitization to reduce capital requirements

### Performance

As part of its program of capital management, Scotiabank took several actions during 1997 which further strengthened its capital ratios.

Tier 1 capital is made up of those forms of capital considered the most permanent, mainly common shareholders' equity and non-cumulative preferred shares, less unamortized goodwill. This measure of capital increased by \$1.6 billion over last year to \$9.4 billion at October 31, 1997.

The largest part of this addition was from the substantial increase of \$1.1 billion in retained earnings. In addition, \$335 million was added to common shareholders' equity because of the new shares issued in partial payment for National Trust.

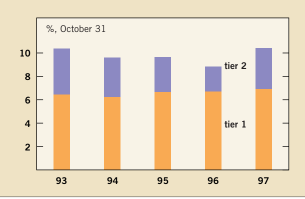
The remainder of the Tier 1 capital growth was from the issuance of new, non-cumulative preferred shares eligible for inclusion in Tier 1 capital. During 1997, there were issues of \$489 million of such preferred shares. This allowed the redemption or conversion of \$346 million of outstanding preferred shares, replacing them with less expensive capital.

The preferred shares issued in 1997 included \$250 million of a new form of Tier 1 capital, called Scotia BOOMS. These were issued through a specialpurpose subsidiary, Scotia Mortgage Investment Corporation (SMIC). Since the dividends paid by SMIC are tax deductible, this capital is very cost effective. Although these shares were issued by a subsidiary, they form part of the Bank's regulatory capital on consolidation.

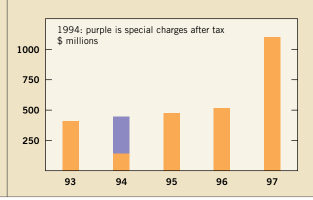
### Cross reference information

CAPITAL; Table 22-24, Pages 63-65 Subordinated debentures; Note 10, Page 80 Capital stock; Note 11, Page 81

### Strength in Scotiabank capital ratios



### Large internal generation of capital



### CAPITAL

The Tier 1 capital ratio was 6.90% at year end 1997, versus 6.69% at October 31, 1996. (For this calculation, capital is measured against risk-adjusted assets, using weights based on credit risk for each class of counterparty.)

During 1997, the Bank issued \$1.9 billion in new subordinated debentures eligible for inclusion in Tier 2 capital. In addition, under OSFI's new policy, Canadian banks may now include General provisions in Tier 2 capital, subject to certain limits, which brings the Canadian rules more in line with international practice. This allowed Scotiabank to include its \$500 million in General provisions in Tier 2 capital. In total, Tier 2 capital rose by \$2.3 billion to \$4.8 billion at October 31, 1997. The Tier 2 capital ratio at year end was 3.52%, an increase from 2.16% as at October 31, 1996.

The total capital ratio, the sum of the Tier 1 and Tier 2 ratios, increased to 10.42% at the end of 1997, from 8.85% in 1996.

In 1997, the Bank employed a variety of methods for balance-sheet management as part of its program of enhancing its capital ratios. Most notably, it acquired credit insurance on \$5 billion of its Canadian conventional residential mortgage portfolio from a private insurer. The purchase of mortgage insurance reduced the risk weighting applied to these assets from 50% to 5%, thereby reducing risk-adjusted assets by \$2.3 billion.

The Bank also made its first issue of securitized consumer auto loans, totalling \$1.5 billion, by selling the loans to a special-purpose entity, ATLAS Auto Loan Funding Trust 1997-A. This securitization reduced the requirement to hold capital and opened up a new source of funding for the Bank.

### Outlook

The Bank expects to increase its capital ratios over the course of 1998, while continuing to provide a good return to shareholders.

# EARNINGS

Table 1 Unusual items in reported 1997 Net Income	
The following unusual items (after-tax) were included in 1997 net income and are provided for discussion and analysis purposes. \$ millions	1997
Reported Net Income	\$1,514
Restructuring charge of \$250 relating to National Trust acquisition	141
Increase in General provisions of \$175	100
Reversal of \$500 of the country risk provision	(290)
Above average securities gains of \$226 <sup>(1)</sup>	(127)
Gains on sales of businesses of \$144	(80)
Other	(35)
1997 earnings adjusted for unusual items	\$1,223

<sup>(1)</sup> These represent gains in excess of \$35 million per quarter in 1997, which approximates the average quarterly gains over the prior two years.

# REVENUES

taxable equivalent basis	1	997	19	996
\$ billions	Average	Average	Average	Average
For the financial years	balance	rate	balance	rate
Assets				
Deposits with other banks	\$ 15.4	5.01%	\$ 14.0	5.31%
Securities	27.9	6.22	26.1	7.14
Reverse repos	10.0	3.63	7.2	4.95
Loans:	22.7	7.00	00.5	0.06
Residential mortgages Personal and credit card	33.7 17.4	7.28 8.90	29.5 16.1	8.06 10.17
Business and governments	51.0	7.29	44.9	7.81
Subtotal	102.1	7.56	90.5	8.31
Total earning assets	155.4	6.81	137.8	7.61
Customers' liability under acceptances	7.4	-	6.1	_
Other assets	16.4	-	14.9	_
Total assets	\$179.2	5.91%	\$ 158.8	6.60%
Liabilities				
Deposits:				
Personal	\$ 49.8	4.17%	\$ 46.6	5.35%
Other	76.8	4.74	67.1	5.18
Subtotal	126.6	4.51	113.7	5.25
Debentures	4.0	6.41	3.3	6.49
Other interest-bearing liabilities	19.1	4.18	15.6	5.38
Total interest-bearing liabilities	149.7	4.52	132.6	5.30
Other liabilities including acceptances	21.2	_	18.5	_
Shareholders' equity	8.3	_	7.7	_
Total liabilities and equity	\$179.2	3.78%	\$ 158.8	4.42%
Net interest margin		2.13%		2.18%

Table 3 Volume/rate analysis of changes in net interest income	me			
taxable equivalent basis \$ millions For the financial years	19 Increase (de	97 versus 1 ecrease) due		nge in:
	Average volume	Average rate	N chan	et ge
Net interest income				
Assets	\$ 1,204	\$(1,097)	\$ 10	)7
Liabilities	(770)	1,024	25	54
Total	\$ 434	\$ (73)	\$ 36	51

Table 4 Other income						
\$ millions For the financial years	1997	1996	1995	1994	1993	1997 versus 1996
Deposit and payment services Deposit services Card revenues Other payment services	\$ 317 153 61	\$ 289 145 65	\$ 262 125 60	\$ 235 111 55	\$ 215 90 51	10% 6 (6)
Subtotal Investment management and trust Mutual funds	531 82	499 51	447 39	401	356 12	60
Investment management and custody Personal and corporate trust	89 79	113 66	108 60	58 39	8 9	(21) 20
Subtotal  Credit fees  Commitment/other credit fees  Acceptance fees	250 329 66	230 272 61	207 239 50	135 212 48	29 176 32	9 21 7
Subtotal Investment banking Foreign exchange and precious metals Underwriting fees and	395 154	333 164	289 118	260 150	208 136	19 (6)
brokerage commissions Capital market fees	597 96	422 103	267 46	347 128	307 129	42 (7)
Subtotal  Net gain (loss) on investment securities  Other	366 <sup>(1)</sup> 150	689 129 128	(107) 126	625 52 133	572 119 96	23 100+ 17
Total of above  Gains on sale of businesses	2,539 144 <sup>(1)</sup>		1,393 105	1,606	1,380	26 n/a
Total other income  Percentage increase over previous year	\$ 2,683 34%	\$ 2,008	\$ 1,498	\$ 1,606 % 16%	\$ 1,380 6 15%	34%

<sup>(1)</sup> Gain on sale of Montrusco Associates Inc. of \$37 million was included in gains on sale of businesses, whereas in the Consolidated Statement of Income, it is reported in net gains on investment securities.

Table 5 Assets under administration and management	t					
\$ billions						
As at September 30		1997	1996	1995	1994	
Assets under administration <sup>(1)</sup>						
Institutional trust and custodial services	\$	32.9	\$ 160.6	\$ 148.3	\$ 136.9	
Personal trust and custodial services		65.9	34.4	30.0	19.0	
Retail mutual funds		7.9	4.7	3.3	3.4	
Serviced mortgages		3.1	1.4	1.7	2.2	
Total	\$	109.8	\$ 201.1	\$ 183.3	\$ 161.5	
Assets under management						
Institutional	\$	2.0	\$ 6.6	\$ 6.0	\$ 4.4	
Personal		7.1	2.4	2.3	0.9	
Retail mutual funds		5.0	4.7	3.3	3.4	
Total	\$	14.1	\$ 13.7	\$ 11.6	\$ 8.7	

<sup>(1)</sup> On October 1, 1997, the Bank securitized \$1.5 billion of consumer auto loans which are now being administered by the Bank.

Table 6 Trading revenue		
taxable equivalent basis		
\$ millions		
For the financial years	1997	1996
Reported in other income Securities trading Foreign exchange and precious metals contracts Swaps and other interest rate contracts	\$ 42 65 54	\$ 53 82 53
Subtotal  Reported in net interest income Securities trading	161	188 48
Total trading revenue	\$ 209	\$ 236
% of total revenues (net interest income plus other income)	3.2%	4.3%

# EXPENSES

Table 7 Non-interest expenses						
\$ millions For the financial years	1997	1996	1995	1994	1993	1997 versus 1996
Salaries	\$1,973	\$1,702	\$1,438	\$ 1,401	\$1,255	16%
Benefits	229	208	214	182	144	10
Premises and equipment						
Occupancy costs	334	307	275	263	243	9
Technology	259	195	172	149	126	33
Depreciation	185	162	141	121	112	14
Subtotal	778	664	588	533	481	17
Other						
Communications and marketing	320	272	265	230	207	18
Capital and business taxes, and						
deposit insurance premiums	192	174	157	136	103	10
Miscellaneous	291	217	182	212	173	34
Subtotal	803	663	604	578	483	21
Total of above	3,783	3,237	2,844	2,694	2,363	17
Restructuring costs	250	(20)	_	175	_	n/a
Write-off of goodwill	26	-	=	162	=	n/a
Total non-interest expenses	\$4,059	\$3,217	\$2,844	\$3,031	\$2,363	26%

Table 8 Direct and indirect ta	ixes						
\$ millions For the financial years	1997	1996	1995	1994	1993		Five-year ompound growth
Income taxes Provision for income taxes Taxable equivalent adjustment	\$ 758 <sup>(1)</sup> 103	\$ 665 105	\$ 371 72	\$ 455 54	\$ 490 51	14% (2)	9% 22
Taxable equivalent provision	861	770	443	509	541	12	10
Indirect taxes							
Payroll taxes	107	98	94	85	75	10	9
Property taxes	33	34	36	41	41	(5)	(4)
Capital taxes	81	68	60	55	44	20	14
Business taxes	36	37	34	33	29	(3)	6
Goods and services tax (GST)	48	38	40	33	30	29	9
Deposit insurance premiums	75	69	63	48	30	9	26
Total indirect taxes	380	344	327	295	249	11	11
Total taxes	\$1,241	\$1,114	\$ 770	\$ 804	\$ 790	11%	11%

<sup>(1)</sup> The 1997 provision for income taxes of \$758 million reported in the Consolidated Statement of Income represents \$509 million of Canadian income taxes and \$249 million of income taxes in foreign jurisdictions.

# CREDIT RISK

Table 9 Geographic distribut	ion of ea	rning a	ssets			
						1997
\$ billions As at September 30	1997	1996	1995	1994	1993	% of Net cross- earning border assets exposure
North America Canada United States	\$111.9 28.2	\$ 92.7 22.5	\$ 82.7 23.9	\$ 78.2 20.7	\$ 60.2 19.7	63.1% \$ - 15.9 -
Subtotal	140.1	115.2	106.6	98.9	79.9	79.0 –
Europe United Kingdom Germany France Other	6.5 1.6 2.2 5.5	5.4 2.2 2.0 4.9	3.9 1.3 1.6 4.1	4.0 1.7 1.5 2.9	3.7 0.9 0.9 3.1	3.7 2.4 0.9 0.7 1.2 2.0 3.1 4.6
Subtotal	15.8	14.5	10.9	10.1	8.6	8.9 9.7
Asia/Pacific Japan Hong Kong Other	4.6 1.4 4.7	4.2 1.1 4.1	4.5 0.8 2.9	4.6 0.7 2.4	4.0 0.5 2.1	2.5 4.0 0.8 0.7 2.7 3.6
Subtotal	10.7	9.4	8.2	7.7	6.6	6.0 8.3
Caribbean Puerto Rico Jamaica Bahamas Trinidad & Tobago Other	1.5 1.8 0.9 0.8 3.0	1.5 1.4 0.8 0.7 2.5	1.4 1.1 0.6 0.6 2.2	1.2 0.7 0.5 0.6 2.0	1.2 0.6 0.5 0.5 1.7	0.8 – 1.0 0.2 0.5 0.3 0.5 0.1 1.7 1.0
Subtotal	8.0	6.9	5.9	5.0	4.5	4.5 1.6
Latin America Mexico Chile Other	1.0 0.2 1.8	1.2 0.3 1.1	1.1 0.5 1.1	1.2 0.5 1.1	0.9 0.5 1.1	0.6 1.0 0.1 0.2 1.0 1.6
Subtotal	3.0	2.6	2.7	2.8	2.5	1.7 2.8
Middle East and Africa General provisions	0.2 0.5	0.2 0.3	0.4 0.3	0.5 0.4	0.4 0.2	0.1 0.2 0.2 –
Total	\$177.3	\$ 148.5	\$ 134.4	\$ 124.6	\$ 102.3	100% \$ 22.6

Table 10 Loans and acceptant	7 71						
excludes reverse repos \$ billions						Percent	age mix
As at September 30	1997	1996	1995	1994	1993	1997	1993
Loans to households							
Residential mortgages	\$ 41.7	\$ 30.6	\$ 28.4	\$ 26.6	\$ 18.5	33.9%	25.7%
Personal loans	19.0	16.7	15.1	13.2	11.6	15.5	16.1
Subtotal	60.7	47.3	43.5	39.8	30.1	49.4	41.8
Loans to businesses and governments							
Primary industry and manufacturing	20.8	16.5	15.3	14.0	12.9	16.9	17.9
Commercial and merchandising	21.7	18.2	16.6	15.2	10.6	17.7	14.7
Real estate	3.7	4.1	4.9	5.4	6.3	3.0	8.7
Transportation and communication	10.2	8.3	7.6	6.9	5.7	8.4	7.9
Banks and other financial services	5.4	4.9	4.0	4.9	5.5	4.4	7.6
Foreign governments and central banks	0.4	0.4	0.6	0.9	1.0	0.3	1.4
Canadian governments	0.4	0.3	0.3	0.2	0.2	0.3	0.3
Subtotal	62.6	52.7	49.3	47.5	42.2	51.0	58.5
General provisions	0.5	0.3	0.3	0.4	0.2	0.4	0.3
Total loans and acceptances	\$122.8	\$ 99.7	\$ 92.5	\$ 86.9	\$ 72.1	100.0%	100.0%

Table 11 Loans and acceptance	es by	y geo	graphy					
excludes reverse repos \$ billions							Porconi	age mix
As at September 30		1997	1996	1995	1994	1993	1997	1993
Canada			1330	1330	1331	1330	1557	1330
Atlantic provinces	\$	8.4	\$ 8.1	\$ 7.6	\$ 7.4	\$ 6.4	6.8%	8.9%
Quebec		7.2	6.1	5.7	5.4	3.2	5.8	4.4
Ontario		46.6	33.9	32.7	30.5	23.9	38.0	33.2
Manitoba and Saskatchewan		3.9	3.6	3.4	3.0	2.2	3.2	3.0
Alberta		8.7	6.8	6.5	6.3	5.0	7.1	7.0
British Columbia		11.2	9.3	8.7	7.8	5.6	9.1	7.7
Subtotal		86.0	67.8	64.6	60.4	46.3	70.0	64.2
International								
United States		18.0	15.2	14.1	13.9	13.5	14.7	18.8
Europe		6.7	5.7	4.8	4.3	4.7	5.4	6.5
Caribbean		6.3	5.7	4.8	4.0	3.7	5.2	5.1
Asia/Pacific		5.3	4.6	3.1	3.1	2.7	4.3	3.8
Latin America		0.9	0.8	1.1	1.2	1.1	0.7	1.5
Middle East/Africa		0.1	0.2	0.3	0.4	0.3	0.1	0.4
Subtotal		37.3	32.2	28.2	26.9	26.0	30.4	36.1
General provisions		0.5	0.3	0.3	0.4	0.2	0.4	0.3
Total loans and acceptances	\$1	22.8	\$ 99.7	\$ 92.5	\$ 86.9	\$ 72.1	100.0%	100.0%

Table 12 Off-balance sheet credit instruments					
\$ billions As at October 31	1997	1996	1995	1994	1993
Guarantees and letters of credit Commitments to extend credit Securities lending transactions	\$ 10.1 88.9 1.2	\$ 8.3 79.7 2.5	\$ 8.1 67.6 3.4	\$ 7.0 61.1 2.7	\$ 6.0 54.2 0.7
Total	\$100.2	\$ 90.5	\$ 79.1	\$ 70.8	\$ 60.9

Table 13 Commercial real estate exposure by §	geog	raph	<b>y</b> <sup>(1)</sup>				
\$ billions As at October 31		1997		1996	1995	1994	1993
Canada United States Other	\$	2.6 1.4 0.2	\$	2.4 1.6 0.3	\$ 2.9 2.0 0.3	\$ 3.1 2.4 0.2	\$ 3.2 2.8 0.3
Total	\$	4.2	\$	4.3	\$ 5.2	\$ 5.7	\$ 6.3
Total as a % of total loans and acceptances(2)		3.4%		4.2%	5.5%	6.5%	8.8%

<sup>(1)</sup> Comprises loans, bankers' acceptances, letters of credit and guarantees, and stated after deducting specific provisions.

<sup>(2)</sup> Excludes reverse repos.

Table 14 Commercial real estate exposure by property type <sup>(1)</sup>								
\$ billions As at October 31	1997	1996	1995	1994	1993			
Commercial	\$ 1.9	\$ 2.3	\$ 2.9	\$ 3.5	\$ 3.9			
Land and land development	0.8	0.7	0.9	1.1	1.3			
Residential	0.6	0.5	0.5	0.4	0.5			
Industrial	0.7	0.6	0.7	0.5	0.5			
Other	0.2	0.2	0.2	0.2	0.1			
Total	\$ 4.2	\$ 4.3	\$ 5.2	\$ 5.7	\$ 6.3			

<sup>(1)</sup> Comprises loans, bankers' acceptances, letters of credit and guarantees, and stated after deducting specific provisions.

Table 15 Designated emerging market (DEM) provisionable exposures (1)(2)(3)

\$ millions As at October 31	1997	1006	1005	1004	1003
AS at October 51	1997	1996	1995	1994	1993
Brazil	\$ 542	\$ 577	\$ 583	\$ 824	\$ 976
Venezuela	279	269	333	459	453
Argentina	230	293	309	281	277
Other Latin American countries	198	216	252	335	366
The Philippines	_	_	146	212	229
Caribbean countries	42	41	207	185	230
European countries	41	123	125	126	154
African countries	23	22	28	28	48
Gross exposure	1,355	1,541	1,983	2,450	2,733
Country risk provision	(534)(5)	(1,049)	(1,135)	(1,424)	(1,624)
Net exposure	821	492	848	1,026	1,109
Market value <sup>(4)</sup>	1,238	1,291	1,234	1,351	1,649
Excess of market value over book value	\$ 417(6)	\$ 799	\$ 386	\$ 325	\$ 540

- (1) OSFI approved the removal from the designated group of emerging market countries the exposures of Mexico in 1992, Chile in 1993, Uruguay and South Africa in 1994, and Jamaica, Morocco, the Philippines and Trinidad and Tobago in 1996.
- (2) The Bank's 1997 exposure to Brazil, Venezuela, Argentina, the Dominican Republic, Ecuador, Panama, Peru and Poland is after deducting \$154 million (US\$109 million) of collateral.
- (3) The above amounts represent only those DEM exposures against which a country risk provision has been established. In accordance with OSFI instructions, any additional exposures to a DEM country arising after October 31, 1995 do not form part of the provisionable exposure.
- (4) The market value is based on average of bid and ask prices provided by major U.S. investment bankers.
- (5) \$500 million of the country risk provision was reversed into income in 1997.
- (6) The excess of market value over book value comprises \$45 million (1996 \$269 million) relating to loans, \$297 million (1996 – \$254 million) relating to past due interest bonds and \$75 million (1996 – \$276 million) relating to DEM restructured bonds.

Table 16 Impaired loans
-------------------------

\$ millions As at October 31	Net	1997 Allowance for credit losses <sup>(2)</sup>	Gross	1996	1995	1994	1993
Domestic Residential mortgages Personal loans Primary industry and manufacturing Real estate Other	\$ 151 116 79 102 196	\$ (79) (90) (35) (119) (232)	\$ 230 206 114 221 428	\$ 177 143 104 343 440	\$ 224 94 121 852 893	\$ 202 94 145 739 629	\$ 83 115 262 531 339
Subtotal International Real estate DEM Other	644 68 - 381	(555) (47) (56) (442)	1,199 115 56 823	1,207 421 133 393	2,184 812 280 420	1,809 1,245 385 443	1,330 1,501 1,545 717
Subtotal  Gross impaired loans Allowance for credit losses  – specific and country risk provisions  – General provisions	(500)	(1,100) (500)	994 \$2,193	947 2,154 (1,086) (325)	1,512 3,696 (1,924) (325)	2,073 3,882 (1,915) (325)	3,763 5,093 (2,550) (350)
Subtotal  Total net impaired loans  Total net impaired loans as a % of total loans and acceptances <sup>(3)</sup> Allowance for credit losses as a % of gross impaired loans, excluding DEM	(500) \$ 593 0.5%	\$ <u>(1,600)</u>		(1,411) \$ 743 0.7% 63%	(2,249) \$ 1,447 1.5% 58%	(2,240) \$ 1,642 1.9% 53%	(2,900) \$ 2,193 3.1% 45%

- (1) At October 31, 1997, the Bank had \$2 million (1996 \$12 million) in other past due loans.
- (2) Comprises specific provisions, General provisions and related country risk provision.
- (3) Excludes reverse repos.

Table 17 Interest recorded as income on imp	aired loan	18			
\$ millions For the financial years	1997	1996	1995	1994	1993
Interest Domestic DEM Other international	\$ - 27 -	\$ - 23 -	\$ 2 16 16	\$ 13 90 1	\$ 21 154 3
Total interest  Average net impaired loans(1)	\$ 27	\$ 23	\$ 34	\$ 104	\$ 178
Domestic Other international	\$ 583 407	\$ 859 462	\$1,099 749	\$1,046 1,215	\$ 968 1,281
Total average impaired loans, excluding DEM	\$ 990	\$1,321	\$1,848	\$2,261	\$2,249

<sup>(1)</sup> Excludes General provisions.

Table 18 Provisions for credit losses					
\$ millions For the financial years	1997	1996	1995	1994	1993
Specific provisions for credit losses  New specific provisions  Reversals  Recoveries	\$ 674 (244) (70)	\$ 576 (158) (38)	\$ 713 (120) (33)	\$ 798 (149) (57)	\$ 775 (124) (36)
Net specific provisions for credit losses  Other provisions  General provisions  Country risk provision	360 175 (500)	380 - -	560 _ _	592 (25) –	615 - (150)
Net provisions for credit losses	\$ 35	\$ 380	\$ 560	\$ 567	\$ 465

Table 19 Specific provisions for credi	t looses by geogr	apily all	a type		
\$ millions					
For the financial years	1997	1996	1995	1994	1993
Domestic					
Residential mortgages	\$ 20	\$ 33	\$ 19	\$ 12	\$ 7
Personal loans	152	105	93	65	85
Primary industry and manufacturing	26	11	16	81	29
Real estate	(11)	60	110	140	84
Other	23	92	116	69	129
Subtotal	210	301	354	367	334
International					
Residential mortgages and personal loans	10	9	5	1	2
Real estate	(85)	22	172	208	185
Other	225	48	29	16	94
Subtotal	150	79	206	225	281
International consists of:					
United States	(12)	37	168	157	143
Europe/Middle East/Africa	(9)	(9)	16	52	124
Caribbean	37	35	14	15	9
Asia/Pacific	134	16	8	1	5
Subtotal	150	79	206	225	281
Total specific provisions for credit losses	\$ 360	\$ 380	\$ 560	\$ 592	\$ 615

Table 20 Provisions for credit losses as a perc	entage of av	erage loan	s and acce	eptances(1)	
% For the financial years	1997	1996	1995	1994	1993
Domestic Residential mortgages and personal Business International	0.35% 0.15 0.42	0.32% 0.73 0.26	0.28% 1.07 0.72	0.23% 1.45 0.87	0.33% 1.32 1.08
Weighted subtotal – specific provisions(2)	0.33	0.39	0.61	0.74	0.85
General provisions Country risk provision	0.16 n/a	-	_ _	(0.03)	(8.10)

0.03%

0.39%

0.61%

0.71%

0.63%

Weighted total

# MARKET RISK

Interest rate sensitivity position(1)					N	lon-i	nterest	
\$ billions		Within	3	3 to 12	Over		rate	
As at October 31, 1997	3 n	nonths	n	nonths	1 year	se	ensitive	Total
Canadian dollars								
Assets	\$	54.7	\$	16.1	\$ 35.4	\$	7.4	\$ 113.6
Liabilities		54.6		19.2	22.3		17.5	113.6
Gap		0.1		(3.1)	13.1		(10.1)	_
Cumulative gap		0.1		(3.0)	10.1		_	-
Foreign currencies								
Assets		54.4		14.4	6.4		6.4	81.6
Liabilities		62.9		2.3	7.4		9.0	81.6
Gap		(8.5)		12.1	(1.0)		(2.6)	_
Cumulative gap		(8.5)		3.6	2.6		_	-
Total								
Gap	\$	(8.4)	\$	9.0	\$ 12.1	\$	(12.7)	\$ _
Cumulative gap		(8.4)		0.6	12.7		_	-
As at October 31, 1996:								
Gap	\$	(6.8)	\$	2.1	\$ 14.0	\$	(9.3)	\$ -
Cumulative gap		(6.8)		(4.7)	9.3		_	_

<sup>(1)</sup> The above figures reflect the inclusion of off-balance sheet instruments as well as an estimate of prepayments on consumer and mortgage loans. The off-balance sheet gap is included in liabilities.

# CAPITAL

Table 22 Regulatory capital					
\$ millions					
As at October 31	1997	1996	1995	1994	1993
Tier 1 capital					
Common shareholders' equity	\$ 7,930	\$ 6,424	\$ 5,745	\$ 5,140	\$ 4,604
Non-cumulative preferred shares (including SMIC)(1)	1,468	1,325	1,225	750	950
Non-controlling interest in subsidiaries	137	101	84	75	56
Less: Goodwill	(123)	(11)	(8)	(5)	(170)
Subtotal	9,412	7,839	7,046	5,960	5,440
Tier 2 capital					
Subordinated debentures (net of amortization)	4,616	2,851	3,039	2,975	3,116
General provisions	500	_	_	_	-
Cumulative preferred shares (including subsidiaries)	-	_	399	450	350
Less: Investments in associated corporations and other items	(323)	(318)	(295)	(180)	(157)
Subtotal	4,793	2,533	3,143	3,245	3,309
Total capital	\$14,205	\$ 10,372	\$ 10,189	\$ 9,205	\$ 8,749
Total risk-adjusted assets (\$ billions)	\$ 136.4	\$ 117.2	\$ 105.6	\$ 95.8	\$ 84.3
Capital ratios					
Tier 1 capital ratio	6.90%	6.69%	6.67%	6.22%	6.45%
Total capital ratio	10.42%	8.85%	9.65%	9.61%	10.38%

<sup>(1)</sup> Excludes reverse repos.

<sup>(2)</sup> Ratio of specific provisions for credit losses as a percentage of non-DEM average loans and acceptances.

Table 23 Risk	-adjusted assets				
\$ billions					200
As at October 31		19	997	19	996
Conversion Weight factor factor	ting	Gross	Risk- adjusted	Gross	Risk- adjusted
On-balance sheet					
-	0% Cash and claims on Canada, provinces,				
	and OECD governments	\$ 59.3	\$ -	\$ 50.0	\$ -
-	5% Privately insured residential mortgages <sup>(1)</sup>	6.2	0.3	1.1	0.1
	0% Claims on banks and municipalities 0% Uninsured residential mortgages <sup>(1)</sup>	19.9 12.8	4.0 6.4	16.0 17.8	3.2 8.9
	0% Loans and acceptances	74.2	74.2	61.6	61.6
	0% Other assets	22.8	22.8	18.8	18.8
-	Total on-balance sheet	195.2	107.7	165.3	92.6
Off-balance sheet					
211 22121122 211000	Indirect credit instruments:				
0%	One year and under credit				
	commitments	47.0	_	42.8	-
20% 0 -10	0% Short-term trade letters of credit	1.2	0.2	1.0	0.1
50% 0 -10	0% Longer term credit commitments	41.8	20.3	36.8	17.5
50% 0 -10					
1000/ 0 1/	letters of credit, NIFs and RUFs	3.2	1.6	3.0	1.5
100% 0 –10	0% Financial guarantees, standby letters of credit and securities lending	7.0	4.1	6.9	2.8
	Subtotal	100.2	26.2	90.5	21.9
	Interest rate instruments:	100.2	20.2	90.5	21.9
0 -1.5% 0 -5		211.6	_	123.5	_
0 -1.5% 0 -5		419.5	1.5	309.2	1.5
0 -1.5% 0 -5	·	95.2	0.1	107.5	0.1
	Subtotal	726.3	1.6	540.2	1.6
	Foreign exchange instruments:				
1 –7.5% 0 –5		191.8	1.1	201.7	1.0
1 –7.5% 0 –5		30.7	0.5	32.7	0.5
1 –7.5% 0 –5	, ,	29.0	0.1	20.8	0.1
	Subtotal	251.5	1.7	255.2	1.6
6 –15% 0 –5		10.6	0.2	6.5	0.1
	Total off-balance sheet	1,088.6	29.7	892.4	25.2
	Total gross and risk-adjusted assets	1,283.8	137.4	1,057.7	117.8
	Impact of master netting	_	(1.0)	-	(0.6)
	Total	\$1,283.8	\$ 136.4	\$ 1,057.7	\$ 117.2

<sup>(1)</sup> Excludes NHA guaranteed mortgages which are grouped with claims on Canada.

Table 24 Capi	tal funding activity		
Issues		Redemptions/Conversions	
November 21, 1996	5: \$350 million 6.00% debentures due 2006	October 29, 1997: \$250 million non-cumulative preferred shares Series 5	ve
June 12, 1997:	\$300 million 6.25% debentures due 2007	October 29, 1997: \$96 million non-cumulative	e
July 16, 1997:	\$500 million 6.25% debentures due 2012	preferred shares Series 10 converted to non-cumulative	
July 21, 1997:	US \$500 million 6.50% debentures due 2007	preferred shares Series 11	/e
October 29, 1997:	\$239 million non-cumulative preferred shares Series 11 issued through conversion of non-cumulative preferred shares Series 10 and exercise of non-cumulative preferred shares Series 11 purchase warrants		
October 31, 1997:	\$250 million non-cumulative preferred shares Class A issued by Scotia Mortgage Investment Corporation, a wholly-owned subsidiary of the Bank		

# OTHER INFORMATION

Table 25 Components of net income as a percentage of average total assets(1)					
taxable equivalent basis % For the financial years	1997	1996			
Net interest income Provision for credit losses Other income	2.13% (0.02) 1.50	2.18% (0.24) 1.26			
Net interest and other income Non-interest expenses Restructuring costs and goodwill write-off	3.61 (2.11) (0.15)	3.20 (2.03) 0.01			
Net income before the undernoted:  Provision for income taxes and non-controlling interest	1.35 (0.50)	1.18 (0.51)			
Net income Average total assets (\$ billions)	0.85% \$179.2	0.67% \$ 158.8			

<sup>(1)</sup> Income from tax-exempt securities has been expressed on an equivalent before-tax basis. The provision for income taxes has been adjusted by a corresponding amount: 1997 – \$103 million; 1996 – \$105 million.

# QUARTERLY INFORMATION

		199	97				1996	
	Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
statement of income (\$ millions)								
nterest income	\$2,788	\$2,611	\$2,536	\$2,553	\$ 2,631	\$ 2,611	\$ 2,523	\$ 2,613
nterest expense	1,832	1,687	1,629	1,623	1,718	1,778	1,711	1,817
Net interest income	956	924	907	930	913	833	812	796
Provision for credit losses (reversal) Other income	(406) 665	88 711	264 686	89 621	95 490	95 513	95 485	95 520
Net interest and other income	2,027	1,547	1,329	1,462	1,308	1,251	1,202	1,221
Non-interest expenses	1,298	911	878	972	840	799	774	804
Income before the undernoted:  Provision for income taxes	729 188	636 245	451	490 182	468 176	452 169	428 159	417 161
Non-controlling interest	8	245 7	143 8	102	9	169	7	7
Net income Preferred dividends paid	533 25	384 24	300 24	297 26	283 29	275 29	262 27	249 28
Net income available to common	23	24	24	20	29			
shareholders	\$ 508	\$ 360	\$ 276	\$ 271	\$ 254	\$ 246	\$ 235	\$ 221
Common dividends paid	\$ 91	\$ 88	\$ 88	\$ 88	\$ 81	\$ 80	\$ 72	\$ 72
Average assets (\$ billions)	\$193.8	\$179.0	\$174.7	\$169.1	\$ 163.7	\$ 162.9	\$ 156.8	\$ 151.3
Return on common shareholders'	\$193.6	\$175.0	φ1/4./	\$105.1	ф 103.7	φ 102.9	ф 130.6	φ 131.3
equity (%)	26.3%	6 20.39	6 16.79	6 16.5%	16.09	6 16.0%	6 16.1%	6 15.2%
Balance sheet (\$ billions)								
Cash resources	\$ 18.2	\$ 16.1	\$ 17.3	\$ 14.1	\$ 14.7	\$ 16.8	\$ 15.3	\$ 14.8
Securities	28.0	26.0	27.7	27.0	25.9	28.0	25.8	24.7
Reverse repos	8.5	14.7	9.7	8.5	9.1	8.3	8.4	6.2
Loans and acceptances:  Residential mortgages	41.6	32.5	31.9	31.4	30.7	30.1	29.3	28.9
Personal and credit card loans	17.7	17.3	17.3	16.8	16.7	16.4	16.1	15.7
Business and government loans		-7.0	-7.0		10.7	2011	10.1	2017
and acceptances	64.0	59.7	57.4	56.1	54.2	52.0	50.7	49.5
Total loans and acceptances	\$123.3	\$109.5	\$106.6	\$104.3	\$ 101.6	\$ 98.5	\$ 96.1	\$ 94.1
Total assets	\$195.2	\$181.7	\$176.1	\$168.7	\$ 165.3	\$ 164.3	\$ 158.3	\$ 153.9
Deposits	139.0	124.0	126.7	121.9	117.9	118.5	113.4	111.7
Subordinated debentures	5.2	5.1	3.6	3.6	3.3	3.3	3.3	3.1
Preferred shares	1.5	1.3	1.3	1.3	1.3	1.7	1.7	1.6
Common shareholders' equity	7.9	7.1	6.9	6.6	6.4	6.2	6.0	5.8
Asset quality	<b>#</b> F03	¢ 440	<b>#</b> 264	<b>#</b> COO	¢ 740	Ф 005	ф O27	ф 1 O4O
Net impaired loans (\$ millions) As a % of loans and acceptances(1)	\$ 593 0.5%				\$ 743 0.7%			
As a 76 of loans and acceptances	0.57	0.4/	0.5	0.776	0.77	0.07	5 1.0 /	0 1.170
Risk-adjusted capital ratios (%)								
Tier 1 capital ratio	6.90%	6.67%	6.619	6.71%	6.69%	6.71%	6.78%	6.69%
Total capital ratio	10.42	9.98	8.87	9.08	8.85	9.37	9.63	9.42
Common equity to risk-adjusted assets	5.82	5.56	5.48	5.53	5.48	5.47	5.50	5.47
Samman ahaya infarmatian								
Common share information Shares outstanding (millions)								
End of period	244.9	238.9	238.3	237.8	237.4	236.3	234.9	233.6
Average	243.8	238.5	238.0	237.6	236.4	235.0	233.7	232.3
Net income per share (\$)	\$ 2.10	\$ 1.51	\$ 1.16	\$ 1.14	\$ 1.08	\$ 1.04	\$ 1.01	\$ 0.95
Dividends per share (\$) Book value per share (\$)	0.37 32.38	0.37 29.92	0.37 28.89	0.37 27.86	0.34 27.05	0.34 26.43	0.31 25.64	0.31 24.99
Share price (\$)	32.30	23.32	20.03	27.00	27.03	20.43	∠J.U <del>4</del>	۷4.33
– high	68.20	66.25	57.40	48.00	42.40	33.85	31.88	32.25
- low	57.80	53.05	47.60	41.10	33.00	30.65	29.63	28.38
- close	62.15	66.00	53.05	47.60	42.25	32.95	30.85	31.50
0' 'dead 'dd (0')		,	,	, , , , , , ,	2.60	/ 4.00	4.00	
Dividend yield (%)	2.3%							
Dividend payout ratio (%)	17.8	24.6	32.0	32.4	31.6	32.5	30.9	32.5

<sup>(1)</sup> Excludes reverse repos.

# 1997 CONSOLIDATED

# FINANCIAL STATEMENTS

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## Report of Management

The management of The Bank of Nova Scotia is responsible for the integrity and objectivity of the financial information presented in this Annual Report. The consolidated financial statements have been prepared in accordance with the financial reporting requirements of the Bank Act and instructions issued by the Superintendent of Financial Institutions Canada which comply in all material respects with generally accepted accounting principles. The consolidated financial statements reflect amounts which must of necessity be based on the best estimates and judgement of management with appropriate consideration as to materiality. Financial information presented elsewhere in this Annual Report is consistent with that shown in the accompanying consolidated financial statements.

Management has always recognized the importance of the Bank maintaining and reinforcing the highest possible standards of conduct in all of its actions, including the preparation and dissemination of statements fairly presenting the financial condition of the Bank. In this regard, management has developed and maintains a system of accounting and reporting which provides for the necessary internal controls to ensure that transactions are properly authorized and recorded, assets are safeguarded against unauthorized use or disposition and liabilities are recognized. The system is augmented by written policies and procedures, the careful selection and training of qualified staff, the establishment of organizational structures providing an appropriate and well-defined division of responsibilities, and the communication of policies and guidelines of business conduct throughout the Bank.

The system of internal controls is further supported by a professional staff of internal auditors who conduct periodic audits of all aspects of the Bank's operations. As well, the Bank's Chief Inspector has full and free access to the Audit Committee of the Board of Directors.

The Superintendent of Financial Institutions Canada, at least once a year, examines and enquires into the business and affairs of the Bank, as he may deem necessary, to satisfy himself that the provisions of the Bank Act, having reference to the safety of the interests of depositors, creditors and shareholders of the Bank, are being duly observed and that the Bank is in a sound financial condition.

The Audit Committee, composed entirely of outside Directors, reviews the consolidated financial statements with both management and the independent auditors before such statements are approved by the Board of Directors and submitted to the shareholders of the Bank.

The Conduct Review Committee of the Board of Directors, composed entirely of outside Directors, reviews and reports its findings to the Board of Directors on all related party transactions having a material impact on the Bank.

KPMG and Price Waterhouse, the independent auditors appointed by the shareholders of the Bank, have examined the consolidated financial statements of the Bank in accordance with generally accepted auditing standards and have expressed their opinion upon completion of such examination in the following report to the shareholders. The auditors have full and free access to, and meet periodically with, the Audit Committee to discuss their audit and findings as to the integrity of the Bank's accounting and financial reporting and the adequacy of the system of internal controls.

Peter C. Godsoe Chairman of the Board and Chief Executive Officer Bruce R. Birmingham President

Robert W. Chisholm Vice-Chairman and Chief Financial Officer

Toronto, November 26, 1997

# Auditors' Report

### To the Shareholders of The Bank of Nova Scotia

We have audited the Consolidated Balance Sheets of The Bank of Nova Scotia as at October 31, 1997 and 1996, and the Consolidated Statements of Income, Changes in Shareholders' Equity and Changes in Financial Position for the years then ended. These financial statements are the responsibility of the Bank's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the

amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, these consolidated financial statements present fairly, in all material respects, the financial position of the Bank as at October 31, 1997 and 1996, and the results of its operations and the changes in its financial position for the years then ended in accordance with generally accepted accounting principles including the accounting requirements of the Superintendent of Financial Institutions Canada.

KPMG Chartered Accountants Price Waterhouse Chartered Accountants

Toronto, November 26, 1997

# CONSOLIDATED BALANCE SHEET

	1997	1996
Assets		
ash resources		
ash and deposits with Bank of Canada	\$ 1,058	\$ 1,485
eposits with other banks	17,116	13,252
	18,174	14,737
Securities (Note 3)	,	,
ssued or guaranteed by:		
Canada	8,782	9,101
Provinces and municipalities	1,869	2,289
Other securities	17,348	14,515
	27,999	25,905
Assets purchased under resale agreements	8,520	9,112
Loans (Note 4)		
Residential mortgages	41,647	30,653
Personal and credit card	17,668	16,718
Business and governments	56,450	48,250
	115,765	95,621
Other		
Customers' liability under acceptances	7,575	5,945
Land, buildings and equipment (Note 6)	1,716	1,523
Other assets (Note 7)	15,404	12,458
	24,695	19,926
	\$195,153	\$ 165,301
Liabilities and Shareholders' Equity		
Deposits (Note 8) Personal Business and governments Banks	\$ 59,239 56,928 22,808	\$ 47,768 44,981 25,145
Personal Business and governments	56,928	44,981
Personal Business and governments Banks  Other	56,928 22,808 138,975	44,981 25,145 117,894
Personal Business and governments Banks  Other Cheques and other items in transit, net	56,928 22,808 138,975	44,981 25,145 117,894 459
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances	56,928 22,808 138,975 340 7,575	44,981 25,145 117,894 459 5,945
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements	56,928 22,808 138,975 340 7,575 11,559	44,981 25,145 117,894 459 5,945 7,894
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances	56,928 22,808 138,975 340 7,575 11,559 3,739	44,981 25,145 117,894 459 5,945 7,894 6,509
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short	56,928 22,808 138,975 340 7,575 11,559	44,981 25,145 117,894 459 5,945 7,894
Personal Business and governments Banks  Other  Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9)	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499
Personal Business and governments Banks  Other  Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407
Personal Business and governments Banks  Other  Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9)	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity Capital stock (Note 11)	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity Capital stock (Note 11) Preferred shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity Capital stock (Note 11) Preferred shares Common shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity Capital stock (Note 11) Preferred shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities (Note 9) Non-controlling interest in subsidiaries  Subordinated debentures (Note 10)  Shareholders' equity Capital stock (Note 11) Preferred shares Common shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251

Chairman of the Board and Chief Executive Officer

Bruce R. Birmingham President

# CONSOLIDATED STATEMENT OF INCOME

For the year ended October 31 (\$ millions except per share amounts)	1997	1996
Interest income		
Loans	\$ 8,082	\$ 7,881
Securities	1,636	1,757
Deposits with banks	770	740
	10,488	10,378
Interest expense		
Deposits	5,714	5,969
Subordinated debentures	260	214
Other	797	841
	6,771	7,024
Net interest income	3,717	3,354
Provision for credit losses (Note 5)	35	380
Net interest income after provision for credit losses	3,682	2,974
Other income		
Deposit and payment services	531	499
Investment management and trust	250	230
Credit fees	395	333
Investment banking	847	689
Net gains on investment securities	403	129
Other	257	128
	2,683	2,008
Net interest and other income	6,365	4,982
Non-interest expenses		
Salaries	1,973	1,702
Pension contributions and other staff benefits	229	208
Premises and equipment, including depreciation	778	664
Other	829	663
Restructuring costs (Note 19)	250	(20)
	4,059	3,217
Income before the undernoted:	2,306	1,765
Provision for income taxes (Note 12)	758	665
Non-controlling interest in net income of subsidiaries	34	31
Net income	\$ 1,514	\$ 1,069
Preferred dividends paid	\$ 99	\$ 113
Net income available to common shareholders	\$ 1,415	\$ 956
Average number of common shares outstanding (000's)	239,486	234,358
Net income per common share	\$ 5.91	\$ 4.08
Dividends per common share	\$ 1.48	\$ 1.30

# CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

For the year ended October 31 (\$ millions)	1997	1996
Preferred shares (Note 11)		
Bank:		
Balance at beginning of year	\$1,325	\$ 1,575
Issued	143	100
Redeemed	(250)	(350)
Balance at end of year	\$1,218	\$ 1,325
Scotia Mortgage Investment Corporation:		
Issued	\$ 250	\$ -
Balance at end of year	\$ 250	\$ -
	\$1,468	\$ 1,325
Common shares (Note 11)		
Balance at beginning of year	\$2,161	\$ 1,994
Issued on acquisition of National Trustco Inc. (Note 19)	335	_
Issued under Shareholder Dividend and		
Share Purchase Plan and Stock Option Plan	71	167
Balance at end of year	\$ 2,567	\$ 2,161
Retained earnings		
Balance at beginning of year	\$4,263	\$ 3,751
Implementation of impaired loans accounting policy (Note 2)	-	(116)
Net income	1,514	1,069
Dividends: Preferred	(99)	(113)
Common	(355)	(305)
Net unrealized foreign exchange gains and losses	43	(19)
Net cost of shares issued and redeemed	(3)	(4)
Balance at end of year	\$5,363	\$ 4,263

For the year ended October 31 (\$ millions)	1997	1996
Operating activities		
Net income	\$ 1,514	\$ 1,069
Adjustments to determine net cash provided by (used in)	Ψ 1,514	Ψ 1,005
operating activities:		
Restructuring costs	250	_
Depreciation and amortization	185	162
Provision for credit losses	35	380
Deferred income taxes	6	(47)
hange in accrued interest receivable	(883)	139
hange in accrued interest payable	545	84
Change in trading securities	(838)	(1,916)
other changes, net	(775)	420
ash provided by operating activities	39	291
inancing activities		
ncrease in deposits	7,862	6,549
ncrease in obligations related to assets sold under repurchase agreements	3,665	540
hange in obligations related to securities sold short	(2,770)	1,093
ncrease in other financing	566	263
ubordinated debentures:		
Proceeds from issues	1,835	300
Redemption of issues	-	(244)
Foreign exchange adjustments <sup>(1)</sup> apital stock:	81	(54)
Proceeds from preferred shares issued	393	100
Preferred shares redeemed	(250)	(350)
Proceeds from common shares: Issued on acquisition of National Trustco Inc. (Note 19) Issued under Shareholder Dividend	335	-
and Share Purchase Plan and Stock Option Plan	71	167
Dividends paid	(454)	(418)
Ither changes, net	(44)	(98)
ash provided by financing activities	11,290	7,848
otal cash available for investing activities	11,329	8,139
nvesting activities		
ncrease (decrease) in:		
Deposits with other banks	2,916	(2,307)
Investment securities	(556)	1,886
Assets purchased under resale agreements	(592)	734
Loans	8,049	7,493
Land, buildings and equipment, net of disposals	285	199
Acquisition of National Trustco Inc. (Note 19)	1,236	
ash used in investing activities	11,338	8,005
Decrease) increase in cash and cash equivalents	(9)	134
ash and cash equivalents, beginning of year	2,169	2,035
lational Trustco Inc. – cash and cash equivalents, at date of acquisition	70	
ash and cash equivalents, end of year	\$ 2,230	\$ 2,169
townsonted by		
Represented by:		
Cash resources per Consolidated Balance Sheet (2)	\$ 17,834	\$ 14,278
Deposits with other banks: non-operating	(15,604)	(12,109)
.,	\$ 2,230	\$ 2,169

Offset by a comparable adjustment in foreign currency assets.
 Includes a liability of \$340 (1996 – \$459) reported in Cheques and other items in transit.

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#### 1. Significant accounting policies

The consolidated financial statements of The Bank of Nova Scotia have been prepared in accordance with the Bank Act which states that, except as otherwise specified by the Superintendent of Financial Institutions Canada (the Superintendent), the financial statements are to be prepared in accordance with generally accepted accounting principles. The significant accounting policies used in the preparation of these consolidated financial statements, including the accounting requirements of the Superintendent, are summarized on the following pages. These accounting policies conform, in all material respects, to generally accepted accounting principles.

Certain comparative amounts have been reclassified to conform with current year presentation.

#### Basis of consolidation

The consolidated financial statements include the assets, liabilities and results of operations of the Bank and all of its subsidiaries and effectively controlled associated corporations after the elimination of intercompany transactions and balances. Subsidiaries are defined as corporations controlled by the Bank which are normally corporations in which the Bank owns more than 50% of the voting shares. The purchase method is used to account for acquisitions of subsidiaries.

The cost of investments in subsidiaries in excess of fair value of the net identifiable assets acquired is amortized over the estimated periods to be benefitted, not exceeding 20 years. The unamortized balance is recorded in Other Assets as goodwill. The value of goodwill is regularly evaluated by reviewing the returns of the related business, taking into account the risk associated with the investment. Any permanent impairment in the value of goodwill is written off against earnings. Identifiable intangible assets are amortized over the estimated periods to be benefitted and the unamortized balance is recorded in Other Assets. The values of identifiable intangibles are regularly evaluated for impairment by reviewing the amount of the future net cash flows

Investments in associated corporations, where the Bank has significant influence which is normally evidenced by direct or indirect ownership of between 20% and 50% of the voting shares, are carried on the equity basis of accounting and are included in Other Securities in the Consolidated Balance Sheet. The Bank's share of earnings of such corporations is included in Income from Securities in the Consolidated Statement of Income.

#### Translation of foreign currencies

Assets and liabilities denominated in foreign currencies are translated into Canadian dollars at rates prevailing at the end of the financial year, except for the following which are recorded at historical Canadian dollar cost: land, buildings and equipment and foreign currency equity investments not funded in the same currency as the investments. All revenues and expenses denominated in foreign currencies are translated using average exchange rates except for depreciation, which is based on the historical Canadian dollar cost of the related assets.

Unrealized translation gains and losses which arise upon consolidation of net foreign currency investment positions in branches, subsidiaries and associated corporations, net of applicable income taxes, together with any gains or losses arising from hedges of those net investment positions, are credited or charged to Retained Earnings, except as noted below. Upon sale or substantial liquidation of an investment position, the previously recorded unrealized gains or losses thereon are transferred from Retained Earnings to the Consolidated Statement of Income.

Translation gains and losses arising from self-sustaining subsidiaries and branches operating in highly inflationary environments, if any, are included in Other Income – Investment Banking.

#### Securities

Securities are held in either the trading or investment portfolio.

Trading securities are intended to be held for a short period of time and are carried at market value. Gains and losses on disposal and adjustments to market value are included in Other Income – Investment Banking.

Investment securities comprise debt and equity securities held for liquidity and longer term investment. Equity securities in which the Bank's holdings of voting shares are less than 20% are carried at cost, except where significant influence is demonstrated. Debt securities held in the investment account are carried at amortized cost with premiums and discounts being amortized to income over the period to maturity. When there has been a decline in value of debt or equity securities that is other than temporary, the carrying value of the securities is appropriately reduced. Such reductions, if any, together with gains and losses on disposals are included in Other Income – Net Gains on Investment Securities.

Included in the investment portfolio are bonds received from the conversion of loans to designated emerging markets which are recorded at their face value net of country risk provisions. Loan substitute securities are customer financings which have been restructured as after-tax investments rather than conventional loans in order to provide the issuers with a lower borrowing rate. Such securities are accorded the accounting treatment applicable to loans.

#### Assets purchased/sold under resale/repurchase agreements

The purchase and sale of securities under resale and repurchase agreements are treated as collateralized lending and borrowing transactions. The related interest income and interest expense are recorded on an accrual basis.

#### Loans

Loans are stated net of any unearned income and of an allowance for credit losses. Interest income is accounted for on the accrual basis for all loans other than impaired loans. Accrued interest is included in Other Assets in the Consolidated Balance Sheet

A loan is classified as impaired when, in management's opinion, there has been a deterioration in credit quality to the extent that there is no longer reasonable assurance of timely collection of the full amount of principal and interest. If a payment on a loan is contractually 90 days in arrears, the loan will be classified as impaired, if not already classified as such, unless the loan is fully secured, the collection of the debt is in process and the collection efforts are reasonably expected to result in repayment of the loan or in restoring it to a current status within 180 days from the date a payment has become contractually in arrears. Finally, a loan that is contractually 180 days in arrears is classified as impaired in all situations, except when it is guaranteed or insured by the Canadian government, the provinces or a Canadian government agency; such loans are classified as impaired if the loan is contractually in arrears for 365 days. Any credit card loan that has a payment that is contractually 180 days in arrears is written off.

When a loan is classified as impaired, recognition of interest in accordance with the terms of the original loan ceases. For those sovereign risk loans to which general country risk provisions apply, interest continues to be accrued in income, except when the loans are classified as impaired.

Loans are generally returned to accrual status when the timely collection of both principal and interest is reasonably assured and all delinquent principal and interest payments are brought current.

Loan fees are recognized in income over the appropriate lending or commitment period.

#### Allowance for credit losses

The Bank maintains an allowance for credit losses, which in management's opinion, is adequate to absorb all credit-related losses in its portfolio of both on and off-balance sheet items. including deposits with other banks, loan substitute securities, assets purchased under resale agreements, loans, acceptances, derivative instruments and other indirect credit commitments, such as letters of credit and guarantees. The allowance for credit losses consists of specific provisions, provisions for doubtful credits, and general country risk provisions, each of which is reviewed on a regular basis. The allowance for credit losses against on-balance sheet items is included as a reduction of the related asset category, and allowances relating to off-balance sheet items are included in Other Liabilities.

Specific provisions, except those relating to credit card loans and certain personal loans, are determined on an item-byitem basis and reflect the associated estimated credit loss. In the case of loans, the specific provision is the amount that is required to reduce the carrying value of an impaired loan to its estimated realizable amount. Generally, the estimated realizable amount is measured by discounting the expected future cash flows at the effective interest rate inherent in the loan at the date of impairment. When the amounts and timing of future cash flows cannot be measured with reasonable reliability, either the fair value of any security underlying the loan, net of expected costs of realization and any amounts legally required to be paid to the borrower, or the observable market price for the loan is used to measure the estimated realizable amount. The change in the present value attributable to the passage of time on the expected future cash flows is reported as a reduction of the Provision for Credit Losses in the Consolidated Statement of Income. Specific provisions for credit card loans and certain personal loans are calculated using a formula method taking into account recent loss experience.

Provisions for doubtful credits (General provisions) are established against the loan portfolio in respect of the Bank's core business lines where a prudent assessment by the Bank of adverse economic trends suggests that losses may occur, but where such losses cannot yet be determined on an item-by-item basis. Prior to 1997, the provision for doubtful credits was established in respect of exposures to particular industries or geographic regions.

Country risk provisions are maintained in accordance with instructions issued by the Superintendent based on total transborder exposure to a prescribed group of countries. In accordance with those instructions, any new exposures to those designated emerging markets after October 31, 1995 are subject to the same procedures as those used for determining specific provisions referred to above.

#### Loan securitizations

When the Bank enters into a transaction to transfer loans to an unrelated third party, the Bank treats the transfer as a sale, provided that the significant risks and rewards of ownership have been transferred and there is reasonable assurance regarding the measurement of the consideration derived. If the above criteria are not satisfied, then the transfer is treated as a financing transaction. If treated as a sale, the loan assets are removed from the balance sheet. In determining the gain or loss on sale, issuance costs are deducted from the sale proceeds. Losses on sales are recognized immediately. To the extent that there is recourse to the Bank under the transaction in excess of expected losses under recourse provisions, any gain on sale is not recognized and is deferred until it is collected in cash and there is no recourse to the cash. Where the Bank continues to

service the assets sold, the normal servicing fee is recognized over the servicing period as earned.

#### Acceptances

The Bank's potential liability under acceptances is reported as a liability in the Consolidated Balance Sheet. The Bank has equal and offsetting claims against its customers in the event of a call on these commitments, which are reported as an asset.

#### Land, buildings and equipment

Land is carried at cost. Buildings, equipment and leasehold improvements are carried at cost less accumulated depreciation and amortization. Depreciation and amortization are calculated using the straight-line method over the estimated useful life of the related asset as follows: buildings - 40 years, equipment -3 to 10 years, and leasehold improvements – term of lease plus one renewal option period.

Net gains and losses on disposal are included in Other Income – Other in the year of disposal.

#### Income taxes

The Bank follows the tax allocation basis of accounting for income taxes, whereby income tax provisions or recoveries are recorded in the years the income and expense are recognized for accounting purposes regardless of when related taxes are actually paid or recovered.

These provisions or recoveries include the income taxes applicable to income included in the Consolidated Statement of Income and amounts charged or credited directly to Retained Earnings. Deferred income taxes, accumulated as a result of timing differences, are included in Other Assets or Other Liabilities as applicable.

#### Precious metals

The precious metals inventory is carried at market value and is included in Cash Resources. The liability arising from outstanding certificates is also carried at market value and included in Other Liabilities.

#### **Derivative instruments**

Derivative instruments are financial contracts whose value is derived from interest rates, foreign exchange rates or other financial or commodity indices. Most derivative instruments can be characterized as interest rate contracts, foreign exchange contracts, commodity contracts or equity contracts. Derivative instruments are either exchange-traded contracts or negotiated over-the-counter contracts. Exchange-traded derivatives include futures and option contracts. Negotiated over-the-counter derivatives include swaps, forwards and options.

The Bank enters into these derivative instruments to accommodate the risk management needs of its customers, for proprietary trading and for asset/liability management purposes.

Derivative instruments designated as "trading" include derivatives entered into with customers to accommodate their risk management needs and derivatives transacted to generate trading income from the Bank's proprietary trading positions. Trading derivatives are carried at their fair values. The gains and losses resulting from changes in fair values are included in Other Income - Investment Banking. Unrealized gains and unrealized losses on trading derivatives are included in Other Assets and Other Liabilities respectively. An element of revenue estimated to be sufficient to provide for future risks and administrative expenses associated with swaps and interest rate options is deferred and amortized to Other Income - Investment Banking over the life of the contracts.

Derivative instruments designated as "asset/liability management" are those used to manage the Bank's interest rate and foreign currency exposures. Income and expense on these

derivatives are recognized over the life of the related position as an adjustment to Net Interest Income. Realized gains and losses on terminated contracts are deferred and amortized over the remaining life of the related position. Accrued income and expense and deferred gains and losses are included in Other Assets and Other Liabilities, as appropriate.

#### Pensions and other post-retirement benefits

Assets of the pension funds are valued using a valuation method that spreads all realized and unrealized capital gains and losses over a five-year period. An actuarial valuation is performed each year to determine the present value of the accrued pension obligations based on management's best estimates of various assumptions, such as projected employee compensation levels

and rates of return on investments. Annual changes in net pension assets or obligations arising from experience gains or losses, changes in assumptions, plan amendments and the net asset position at the date the policy was implemented are amortized on a straight-line basis over the expected average remaining service life of the employee groups covered by the plan. The cumulative difference between pension expense and funding contributions is included in Other Assets or Other Liabilities, as appropriate.

The Bank also provides post-retirement benefits for employees which include health and dental care, and life insurance benefits. The cost of these benefits is included in Pension Contributions and Other Staff Benefits as incurred.

#### 2. New accounting and reporting changes

#### a) Financial instruments

In fiscal 1997, the Bank completed its adoption of the new accounting pronouncements established by the Canadian Institute of Chartered Accountants on disclosure and presentation of financial instruments. The principal impact on the Bank's Consolidated Financial Statements of completing the adoption of these pronouncements relates to the presentation of unrealized gains and losses on trading derivative instruments which are now reported on a gross basis, whereas previously they were reported on a net basis in either Other Assets or Other Liabilities, as appropriate. The 1996 comparative amounts have been restated to reflect such amounts on a gross basis, resulting in both Other Assets and Other Liabilities increasing by \$8,040 million.

# b) Change in the impaired loans accounting policy

In accordance with guidelines issued by the Superintendent, in fiscal 1996 the Bank adopted new impaired loans accounting principles established by the Canadian Institute of Chartered Accountants. Under these guidelines, there is a requirement to measure impairment by discounting the expected future cash flows associated with the impaired loan at the effective interest rate inherent in the loan at the date of impairment. The adoption of these principles by the Bank resulted in a one-time increase in the allowance for credit losses recorded in the Consolidated Balance Sheet of \$202 million and a corresponding cumulative charge to opening Retained Earnings of \$116 million (being net of deferred income taxes of \$86 million) in fiscal 1996.

#### c) Reporting of gains and losses on securities

Gains and losses on securities are now reported in Other Income, whereas previously they were reported in Interest Income.

#### 3. Securities

		1997	1996		
				No	
	Within	Three to	One to Over	specific Carrying	Carrying
As at October 31 (\$ millions)	3 months	12 months	5 years 5 years	maturity <b>value</b>	value
Investment securities					
Canadian federal					
government debt	\$ 762	\$ 1,666	\$ 2,196 \$ 413	\$ - \$ 5,037	\$ 5,405
Canadian provincial and					
municipal debt	30	86	284 164	- 564	
Foreign government debt	455	1,180	840 1,662	- 4,137	3,307
Bonds of designated					
emerging markets <sup>(1)</sup>	_		- 1,201	- 1,201	,
Other debt	213	777	1,252 448	- <b>2,690</b>	,
Preferred shares	31	_	4 –	963 <sup>(2)</sup> <b>998</b>	
Common shares	_	=	 - 251	1,516 <b>1,516</b> 317 <sup>(3)</sup> <b>568</b>	
Associated corporations					
Total investment securities	1,491	3,709	4,576 4,139	2,796 <b>16,711</b>	15,421
Loan substitute securities <sup>(4)</sup>	47	_	333 –	- 380	414
Trading securities <sup>(5)</sup>					
Canadian federal					
government debt	214	743	1,599 1,189	- 3,745	3,696
Canadian provincial and			, ,	,	i i
municipal debt	186	113	471 535	- 1,305	1,561
Foreign government debt	59	14	947 521	- 1,541	1,170
Common shares	-	_		2,497 <b>2,497</b>	2,130
Other	580	115	576 466	83 <b>1,820</b>	1,513
Total trading securities	1,039	985	3,593 2,711	2,580 <b>10,908</b>	10,070
Total securities	\$ 2,577	\$ 4,694	\$ 8,502 \$ 6,850	\$ 5,376 <b>\$ 27,999</b>	\$ 25,905
Total by currency:					
(in Canadian equivalent)					
Canadian dollar	\$ 1,790	\$ 2,866	\$ 5,524 \$ 2,911	. ,	\$ 16,889
U.S. dollar	229	1,055	2,123 3,101	1,269 7,777	
Other currencies	558	773	855 838	66 3,090	3,056
Total securities	\$ 2,577	\$ 4,694	\$ 8,502 \$ 6,850	\$ 5,376 <b>\$ 27,999</b>	\$ 25,905

<sup>(1)</sup> This includes restructured bonds of designated emerging markets after deducting a country risk provision of \$453 (1996 - \$737). Refer to Note 5(b).

#### An analysis of unrealized gains and losses on investment securities is as follows:

		19	997		1996						
		Gross	Gross	Estimated		Gross	Gross	Estimated			
As at October 31	Carrying	unrealized	unrealized	market	Carrying	unrealized	unrealized	market			
(\$ millions)	value	gains	losses	value	value	gains	losses	value			
Investment securities											
Canadian federal											
government debt	\$ 5,037	\$ 111	\$ -	\$ 5,148	\$ 5,405	\$ 174	\$ -	\$ 5,579			
Canadian provincial											
and municipal debt	564	35	_	599	728	38	_	766			
Foreign government debt	4,137	147	12	4,272	3,307	55	5	3,357			
Bonds of designated											
emerging markets	1,201	460	_	1,661	1,001	601	_	1,602			
Other debt	2,690	36	6	2,720	2,310	53	2	2,361			
Preferred shares	998	84	8	1,074	760	69	1	828			
Common shares	1,516	228	37	1,707	1,314	215	17	1,512			
Associated corporations	568	_	_	568	596	_	_	596			
Total investment											
securities	\$16,711	\$ 1,101	\$ 63	\$17,749	\$ 15,421	\$ 1,205	\$ 25	\$ 16,601			

The net unrealized gains on investment securities of \$1,038 million (1996 - \$1,180 million) decreased to \$817 million (1996 - \$1,056 million) after the net fair value of derivative instruments associated with these securities is taken into account.

<sup>(2)</sup> Although these securities have no stated term, most of these securities provide the Bank with the contractual right to retract or otherwise dispose of these shares on earlier dates.

<sup>(3)</sup> Equity securities of associated corporations have no stated term and have been classified in the "No specific maturity" column.

<sup>(4)</sup> Market value approximates carrying value.

<sup>(5)</sup> Trading securities are carried at market value.

#### 4. Loans

The Bank's loans net of unearned income and the allowance for credit losses in respect of loans are as follows:

As at October 31 (\$ millions)	1997	1996
Canada		
Residential mortgages	\$ 40,982	\$ 30,123
Personal and credit card	15,397	15,049
Business and governments	21,820	18,863
	78,199	64,035
United States	19,042	15,398
Other international	20,149	17,756
	117,390	97,189
Less allowance for credit losses	1,625	1,568
Total <sup>(1)</sup>	\$ 115,765	\$ 95,621

<sup>(1)</sup> Loans denominated in U.S. dollars amount to \$30,568 (1996 - \$25,746) and loans denominated in other foreign currencies amount to \$10,417 (1996 - \$9,223). Segmentation of assets is based upon the location of ultimate risk of the underlying

### 5. Impaired loans and allowance for credit losses

### a) Impaired loans

As at October 31 (\$ millions)														1997		1996
	imp	Gross aired		ecific <sub>l</sub>		sions group	_		pro for do	Net paired loans before ovision oubtful credits	doı	vision for ubtful redits	ir	Net npaired loans	im	Net npaired loans
Py loan type.		100113	marv	idudi	. — Бу Е	Sioup	prov	131011		realts		rearts		iouns		100115
By loan type: Residential mortgages Personal and credit card Business and governments:	\$	249 246	\$	48 27	\$	31 69	\$	-	\$	170 150	\$	13 -	\$	157 150	\$	147 82
Real estate Other businesses Designated emerging		336 1,306		166 703		- -		- -		170 603		105 382		65 221		161 <sup>(1)</sup> 353 <sup>(1)</sup>
markets		56		_		_		56		_		-		_		-
Total <sup>(2) (3)</sup>	\$ 2	2,193	\$	944	\$	100	\$	56	\$	1,093	\$	500	\$	593	\$	743
By country: Canada United States Other international													\$	644 200 249	\$	611 268 189
Net impaired loans before pr	ovisio	on for	doub	tful cr	edits									1,093		1,068
Provision for doubtful credits														500		325 <sup>(1)</sup>
Net impaired loans													\$	593	\$	743

<sup>(1)</sup> Prior to 1997, the provision for doubtful credits was established in respect of exposures to particular industries or geographic regions. In 1996, \$225 was established against the real estate sector and \$100 was allocated across other industrial sectors or geographic regions.

<sup>(2)</sup> Included in the gross impaired loans and the specific provisions are foreclosed assets held for sale of \$184 (1996 – \$339) and \$109 (1996 - \$194) respectively.

<sup>(3)</sup> Gross impaired loans in U.S. dollars amount to \$795 (1996 - \$763) and those denominated in other foreign currencies amount to \$210 (1996 - \$201).

#### b) Allowance for credit losses

As at October 31 (\$ millions)	Specific	ntry risk rovision (1)	d	sion for loubtful credits	1997	1996
Balance, beginning of year Implementation of impaired loans	\$ 953	\$ 1,049	\$	325	\$ 2,327	\$ 3,104
accounting policy (Note 2)  Write-offs <sup>(2)</sup>	- (519)	- (68)		- -	- (587)	202 (1,388)
Recoveries Provision for credit losses	70 360 <sup>(3)</sup>	- (500) <sup>(4)</sup>		_ 175	70 35	38 380 <sup>(3)</sup>
National Trustco Inc. – balance at date of acquisition Other, including foreign currency	138	-		_	138	-
adjustment <sup>(5)</sup>	 42	53		-	95	(9)
Balance, end of year	\$ 1,044	\$ 534	\$	500	\$ 2,078	\$ 2,327

- (1) Includes \$453 (1996 \$737) which has been deducted from Securities. Of the \$453, an amount of \$317 (1996 \$535) relates to the restructured collateralized bonds of designated emerging markets. The balance of \$136 (1996 - \$202) relates to non-collateralized bonds of designated emerging markets.
- (2) Includes \$16 (1996 \$102) of write-offs of loans restructured during the year.
- (3) Amounts are after reversing provisions no longer required of \$244 (1996 \$158).
- (4) Represents reversal of provision no longer required.
- (5) This adjustment includes the effect of hedging the provision for credit losses of foreign currency denominated loans.

#### 6. Land, buildings and equipment

As at October 31 (\$ millions)	Cost	deprec	nulated iation & tization	N	let book value 1997	N	et book value 1996
Land Buildings Equipment Leasehold improvements	\$ 231 984 1,604 416	\$	209 1,085 225	\$	231 775 519 191	\$	219 717 428 159
Total	\$ 3,235	\$	1,519	\$	1,716	\$	1,523

Depreciation and amortization in respect of the above buildings, equipment and leasehold improvements for the year amounted to \$185 million (1996 – \$162 million).

#### 7. Other assets

As at October 31 (\$ millions)	1997	1996
Unrealized gains on derivatives (Note 2)	\$ 9,113	\$ 8,667
Accrued interest	2,061	1,178
Accounts receivable	1,752	900
Deferred income taxes	542	528
Identifiable intangibles	246	_
Goodwill	123	11
Other	1,567	1,174
Total	\$ 15,404	\$ 12,458

#### 8. Deposits

As at October 31 (\$ millions)	Pay on den	able	Payable after notice	Payable on a fixed date	1997	1996
As at October 51 (\$ millions)	on den	ialiu	arter motice	a lixeu uale	1997	1990
Canada						
Personal	\$ 1	.609	\$ 13,850	\$ 37,675	\$ 53,134	\$ 42,801
Business and governments	4	,447	5,233	16,476	26,156	21,858
Banks	•	48	-,	1,057	1,105	536
		104	10.000			CE 10E
	6	,104	19,083	55,208	80,395	65,195
United States						
Personal		4	87	467	558	536
Business and governments		125	448	14,886	15,459	10,441
Banks		27	168	1,947	2,142	4,385
		156	703	17,300	18,159	15,362
Other international						
Personal		139	2,661	2,747	5,547	4,431
Business and governments	1	.106	992	13,215	15,313	12,682
Banks	•	255	857	18,449	19,561	20,224
						·
	1	,500	4,510	34,411	40,421	37,337
Total <sup>(1)</sup>	\$ 7	,760	\$ 24,296	\$ 106,919	\$ 138,975	\$ 117,894

<sup>(1)</sup> Deposits denominated in U.S. dollars amount to \$42,379 (1996 - \$36,993) and deposits denominated in other foreign currencies amount to \$19,489 (1996 - \$17,634). Segmentation of deposits is based upon residency of depositor.

### 9. Other liabilities

As at October 31 (\$ millions)	1997	1996
Unrealized losses on derivatives (Note 2)	\$ 8,834	\$ 8,467
Accrued interest	2,531	1,986
Accounts payable and accrued expenses	1,202	565
Deferred income	289	184
Liabilities of subsidiaries, other than deposits	1,429	1,328
Gold and silver certificates	2,512	1,946
Other	1,466	1,023
Total	\$ 18,263	\$ 15,499

#### 10. Subordinated debentures

(\$ millions)

These debentures are direct, unsecured obligations of the Bank and are subordinate to the claims of the Bank's depositors and other creditors. The Bank, where appropriate, enters into interest rate and cross currency swaps to hedge the related risks.

The outstanding debentures as at October 31 are:

1997	1996
117	\$ 117
151	158
282	267
100	100
150	150
200	200
300	300
352	335
117	117
350	_
300	_
704	
352	335
300	300
500	_
250	250
250	250
202	270
	372 \$ 3,251
3	

The aggregate maturities of the debentures, assuming holders redeem at the earliest possible dates under the terms of issue, are as follows:

Less than 1 year	\$ 117
From 1 to 2 years	433
From 2 to 5 years	450
From 5 to 10 years	2,123
Over 10 years	2,044
	\$ 5,167

(1) In accordance with the provisions of the Capital Adequacy Guideline of the Superintendent, all redemptions are subject to regulatory approval.

#### 11. Capital stock

#### Authorized:

Preferred Shares: An unlimited number of shares without nominal or par value, the aggregate consideration of which shall not

exceed \$4 billion.

Common Shares: An unlimited number of shares without nominal or par value, the aggregate consideration of which shall not

exceed \$5 billion.

Issued and fully paid as at October 31

Issued and fully paid as at October 31				
(\$ millions except share amounts)	1997		1996	
	Number of shares outstanding	Amount	Number of shares outstanding	Amount
Series 5 Preferred Shares <sup>(1)</sup>	-	\$ -	10,000,000	\$ 250
Series 6 Preferred Shares <sup>(2)</sup>	12,000,000	300	12,000,000	300
Series 7 Preferred Shares (3)	8,000,000	200	8,000,000	200
Series 8 Preferred Shares <sup>(4)</sup>	9,000,000	225	9,000,000	225
Series 9 Preferred Shares <sup>(5)</sup>	10,000,000	250	10,000,000	250
Series 10 Preferred Shares <sup>(6)</sup>	438,278	4	10,000,000	100
Series 11 Preferred Shares <sup>(6)</sup>	9,561,722	239	_	
Preferred Shares issued by the Bank	49,000,000	\$ 1,218	59,000,000	\$ 1,325
Preferred Shares issued by Scotia Mortgage Investment Corporation <sup>(7)</sup>	250,000	250	-	_
Total Preferred Shares	49,250,000	\$ 1,468	59,000,000	\$ 1,325
Common Shares: Outstanding at beginning of year Issued to acquire National	237,446,611	\$ 2,161	232,256,402	\$ 1,994
Trustco Inc. (Note 19) Issued under Shareholder Dividend	5,682,167	335	_	_
and Share Purchase Plan <sup>(8)</sup>	786,814	43	5,098,734	164
Issued under Stock Option Plan <sup>(9)</sup>	990,560	28	91,475	3
Outstanding at end of year <sup>(8) (9)</sup>	244,906,152	\$ 2,567	237,446,611	\$ 2,161
Total capital stock		\$ 4,035		\$ 3,486

- (1) Series 5 Non-cumulative Preferred Shares were entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share equal to the greater of (i) \$0.578125 and (ii) 116% of the regular dividend for the same quarter, if any, declared on each common share of the Bank. With regulatory approval, the shares were redeemed by the Bank on October 29, 1997.
- (2) Series 6 Non-cumulative Preferred Shares are entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share of \$0.446875. With regulatory approval, the shares may be redeemed by the Bank on or after October 29, 2002, in whole or in part, by either the payment of cash or the issuance of common shares. On and after April 28, 2003, the Preferred Shares Series 6 will be convertible at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the conversion date to redeem for cash or find substitute purchasers for such preferred shares.
- (3) Series 7 Non-cumulative Preferred Shares are entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share of \$0.44375. With regulatory approval, the shares may be redeemed by the Bank on or after July 29, 2002, in whole or in part, at declining premiums, by either the payment of cash or the issuance of common shares. On and after January 27, 2005, the Preferred Shares Series 7 will be convertible at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the conversion date to redeem for cash or find substitute purchasers for such preferred shares.
- Series 8 Non-cumulative Preferred Shares are entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share of \$0.4375. With regulatory approval, the shares may be redeemed by the Bank on or after January 29, 2003, in whole or in part, at declining premiums, by either the payment of cash or the issuance of common shares. On and after July 27, 2005, the Preferred

- Shares Series 8 will be convertible at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the conversion date to redeem for cash or find substitute purchasers for such preferred shares.
- (5) Series 9 Non-cumulative Preferred Shares are entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share of \$0.421875. With regulatory approval, the shares may be redeemed by the Bank on or after April 28, 2003, in whole or in part, at declining premiums, by either the payment of cash or the issuance of common shares. On and after October 27, 2005, the Preferred Shares Series 9 will be convertible at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the conversion date to redeem for cash or find substitute purchasers for such preferred shares.
- (6) On March 28, 1996, the Bank issued 10,000,000 Units for \$100 million. Each Unit consists of one Non-cumulative Preferred Shares Series 10 and one Non-cumulative Preferred Shares Series 11 Purchase Warrant. The Preferred Shares Series 10 were entitled to non-cumulative preferential cash dividends, payable quarterly in an amount per share of \$0.16625. From and after October 29, 1997, such quarterly cash dividends have been reduced to \$0.02 per share. On each of October 29, 1997, January 28, 1998, and April 28, 1998, the Preferred Shares Series 10 are convertible into Non-cumulative Preferred Shares Series 11 with the concurrent exercise of an equal number of Warrants together with a cash payment of \$15.00 per Warrant. Consequently, the conversion of one Preferred Shares Series 10, the exercise of one Warrant and a cash payment of \$15.00 will entitle the holder to receive one Preferred Shares Series 11. With regulatory approval, any such shares not converted may be redeemed by the Bank at par on or after April 26, 2001, in whole or in part, by the payment in cash of \$10.00 for each such share together with declared and unpaid dividends to the redemption date.

On October 29, 1997, 9,561,722 Units were converted into Preferred Shares Series 11. The Preferred Shares Series 11 are entitled to non-cumulative preferential cash dividends payable quarterly in an amount per share of \$0.375. The first of such dividends, if declared, shall be paid on January 28, 1998. With regulatory approval, the shares may be redeemed by the Bank on or after January 28, 2004, in whole or in part, by either the payment of cash or the issuance of common shares. On and after January 27, 2006, the Preferred Shares Series 11 will be convertible at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the conversion date to redeem for cash or find substitute purchasers for such preferred shares.

- (7) On October 31, 1997, Scotia Mortgage Investment Corporation, a subsidiary of the Bank, issued 250,000 Preferred Shares Class A for \$250 million. Each Preferred Share Class A will be entitled to non-cumulative preferential cash dividends, if and when declared, payable semiannually in an amount per share of \$32.85. The first of such dividends, if declared, shall be paid on April 30, 1998. Scotia Mortgage Investment Corporation is a mortgage investment corporation, as defined in the federal income tax act, and as such the dividends received by a holder of the Preferred Shares Class A, which is resident in Canada, will be treated as interest for Canadian federal income tax purposes. With regulatory approval, on or after October 31, 2007, Preferred Shares Class A may be redeemed in whole by the payment of cash by Scotia Mortgage Investment Corporation or at the option of the Bank exchanged for common shares of the Bank. On or after October 31, 2007, the Preferred Shares Class A will be exchangeable at the option of the holder into common shares of the Bank, subject to the right of the Bank prior to the exchange date to purchase for cash or find substitute purchasers for such shares. Under certain circumstances the Preferred Shares Class A of Scotia Mortgage Investment Corporation will be automatically exchanged, without the consent of the holder, into Non-cumulative Preferred Shares Series Z of the Bank which would bear the same dividend rate and similar redemption features.
- (8) As at October 31, 1997, common shares totalling 7,938,958 have been reserved for future issue under terms of the Shareholder Dividend and Share Purchase Plan. On November 1, 1996, the Bank amended the Shareholder Dividend and Share Purchase Plan to eliminate the 5% share price discount and to provide that the Bank may elect whether common shares issued under the plan are either newly issued treasury shares or purchased on the open market.
- (9) Under terms of the Stock Option Plan, options to purchase common shares may be granted to selected employees at an exercise price not less than the closing price of the common shares on the Toronto Stock Exchange on the last trade date prior to the date of the grant. The options are exercisable no later than 10 years after the date of the grant.

The maximum number of common shares to be issued over the life of the Stock Option Plan is 12,000,000. Options to purchase 6,957,390 common shares at a weighted average price per share of \$37.82 were outstanding as at October 31, 1997. During 1997, options to purchase 990,560 shares were exercised at a weighted average price of \$28.12 and 168,875 options were forfeited.

#### 12. Income taxes

For the year ended October 31 (\$ millions)			1997	1996
Income taxes reported in the financial statements are as follows: Consolidated Statement of Income Retained earnings:			\$ 758	\$ 665
Income taxes related to:  Unrealized foreign currency translation gains and losses Cost of shares issued and redeemed Implementation of impaired loans accounting policy (Note 2)			(32) (3) -	(2) (3) (86)
Total income taxes			\$ 723	\$ 574
The current and deferred income taxes are as follows: Current income taxes: Domestic Federal Provincial			\$ 323 135 259	\$ 328 132 161
Foreign			717	621
Deferred income taxes:  Domestic Federal Provincial Foreign			12 (3) (3)	(36) (11) - (47)
Total income taxes			\$ 723	\$ 574
	19			996
Income taxes in the Consolidated Statement of Income vary from the amount that would be computed by applying the composite federal and provincial statutory income tax rate for the following reasons:  Income taxes at statutory rate  Increase (decrease) in income taxes resulting from:  Lower average tax rate applicable to subsidiaries, associated corporations, and foreign branches  Tax-exempt income from securities  Other, net	\$ 989 (128) (59) (44)	42.9% (5.5) (2.6) (1.9)	\$ 757 (96) (56) 60	42.9% (5.4) (3.2) 3.4
Total income taxes and effective tax rate	\$ 758	32.9%	\$ 665	37.7%
As at October 31 (\$ millions)  The tax effects of timing differences which give rise to the net deferred income tax asset reported in Other Assets are as follows:	ed		1997	1996
Deferred income tax asset: Allowance for credit losses Deferred income Securities Other			\$ 325 77 140 314	\$ 495 67 100 164
Deferred income tax liability: Premises and equipment Pension fund Other			856 81 179 54	826 68 166 64
Net deferred income tax asset			\$ 542	298 \$ 528

The Bank has reasonable assurance that its net deferred income tax asset will be realized through future reversals of timing differences.

#### 13. Pensions

The Bank operates several pension plans on behalf of its employees. The most recent actuarial valuation was prepared as of November 1, 1995.

Total pension fund assets as at October 31, 1997, were \$2,338 million (1996 – \$1,967 million). The present value of accrued pension benefits attributed to service rendered to October 31, 1997, was approximately \$1,783 million (1996 – \$1,517 million).

#### 14. Related party transactions

In the ordinary course of business, the Bank provides to its associated corporations normal banking services on terms similar to those offered to non-related parties.

#### 15. Segmented results of operations

The following table summarizes the Bank's financial results by geographic region. Revenues and expenses which have not been allocated back to specific operating business lines are reflected in Corporate adjustments.

Fandles was and ad Oatsless 21	Canada United States Other intern			ern	national Total									
For the year ended October 31 (\$ millions)		1997		1996		1997	1996	1997		1996		1997		1996
Net interest income	\$	2,561	\$	2,296	\$	287	\$ 270	\$ 877	\$	822	\$	3,725	\$	3,388
Provision for credit losses		(204)		(291)		12	(40)	337		(43)		145		(374)
Other income		1,756		1,445		485	279	274		256		2,515		1,980
Non-interest expenses		(2,689)		(2,459)		(204)	(194)	(662)		(551)		(3,555)		(3,204)
Provision for income taxes		(548)		(356)		(244)	(126)	(292)		(156)		(1,084)		(638)
Non-controlling interest in net income of														
subsidiaries		-		(2)		-	_	(34)		(27)		(34)		(29)
Income	\$	876	\$	633	\$	336	\$ 189	\$ 500	\$	301	\$	1,712	\$	1,123
Corporate adjustments												(198)		(54)
Net income											\$	1,514	\$	1,069
Average total														
assets	\$1	.06,070	\$	98,063	\$	23,471	\$ 19,810	\$ 39,309	\$	33,638	\$	168,850	\$	151,511
Corporate adjustments												10,326		7,292
Average total assets includ	ing	corporate	ad	ljustments	;						\$	179,176	\$	158,803

#### 16. Commitments and contingent liabilities

#### a) Indirect credit commitments

In the normal course of business, various indirect credit commitments are outstanding which are not reflected in the consolidated financial statements. These may include:

- Guarantees and standby letters of credit which represent an irrevocable obligation to pay a third party when a customer does not meet its contractual financial or performance obligations.
- Documentary and commercial letters of credit which require the Bank to honour drafts presented by a third party when specific activities are completed.
- Commitments to extend credit which represent undertakings to make credit available in the form of loans or

- other financings for specific amounts and maturities, subject to specific conditions.
- Securities lending transactions under which the Bank, acting as agent, agrees to lend a customer's securities to a borrower. The borrower must fully collateralize the security loan at all times. The Bank indemnifies the customer against credit risk in the event the borrower defaults and fails to return the lent securities.

These financial instruments are subject to normal credit standards, financial controls and monitoring procedures.

The table below provides a detailed breakdown of the Bank's off-balance sheet indirect credit commitments expressed in terms of the contractual amounts of the related commitment or contract. Losses, if any, that may result from these transactions are not expected to be material.

As at October 31 (\$ millions)	1997	1996
Guarantees and standby letters of credit	\$ 8,888	\$ 7,298
Documentary and commercial letters of credit	1,195	1,028
Commitments to extend credit:		
Original term to maturity of one year or less	47,010	42,824
Original term to maturity of more than one year	41,827	36,823
Securities lending	1,236	2,503
Total off-balance sheet indirect credit commitments	\$ 100,156	\$ 90,476

#### b) Lease commitments

Minimum future rental commitments at October 31, 1997, for buildings and equipment under long-term, non-cancellable leases are shown below.

For the year (\$ millions)

1998	\$ 161
1999	142
2000	116
2001	87
2002	71
2003 and thereafter	379
Total	\$ 956

Building rent expense, net of rental income from subleases, included in the Consolidated Statement of Income was \$157 million (1996 - \$143 million).

#### c) Pledging of assets

In the ordinary course of business, securities and other assets are pledged against liabilities. Details of assets pledged are shown below:

As at October 31 (\$ millions)	1997	1996
Assets pledged to:		
Bank of Canada <sup>(1)</sup>	\$ 65	\$ 65
Foreign governments and central banks <sup>(1)</sup>	296	277
Clearing systems, payment systems and depositories <sup>(1)</sup>	403	219
Assets pledged in relation to:		
Exchange traded derivative transactions	54	55
Assets pledged as collateral related to:		
Securities borrowed	7,780	5,439
Obligations related to assets sold under repurchase agreements	11,559	7,894
Call loans	112	242
Total	\$ 20,269	\$ 14,191

<sup>(1)</sup> Includes assets pledged in order to participate in clearing and payment systems and depositories or to have access to the facilities of central banks in foreign jurisdictions.

#### d) Litigation

There are a number of actions and legal proceedings pending against the Bank and its subsidiaries which arise from usual business activities. Many of these proceedings are in relation to steps taken by the Bank to collect delinquent loans and enforce rights in collateral securing such loans. Management of the Bank believes that the resolution of these actions and proceedings will not be material to the financial position of the Bank.

#### 17. Financial instruments

#### a) Fair value

Fair value amounts represent estimates of the consideration that would currently be agreed upon between knowledgeable, willing parties who are under no compulsion to act and is best evidenced by a quoted market price, if one exists. Many of the Bank's financial instruments lack an available trading market. Therefore, these instruments have been valued using present value or other valuation techniques and may not necessarily be indicative of the amounts realizable in an immediate settlement of the instruments. In addition, the calculation of estimated fair value is based on market conditions at a specific point in time and may not be reflective of future fair val-

Changes in interest rates are the main cause of changes in the fair value of the Bank's financial instruments. The majority of the Bank's financial instruments are carried at historical cost and are not adjusted to reflect increases or decreases in fair value due to market fluctuations, including those due to interest rate changes. For those financial instruments held for trading purposes, the carrying value is adjusted regularly to reflect the fair value.

The following table sets out the fair values of on-balance sheet financial instruments and derivative instruments of the Bank using the valuation methods and assumptions described below. The fair values disclosed do not reflect the value of assets and liabilities that are not considered financial instruments, such as land, buildings and equipment.

				1997			1996			
		Fair value		Total book	Fair value over/(under)	Total fair	Total book	Fair value over/(under)		
As at October 31 (\$ millions)	Trading	Non-trading	Total	value	book value	value	value	book value		
Assets										
Cash resources	\$ -	\$ 18,174	\$ 18,174	\$18,174	<b>.</b> \$ -	\$ 14,737	\$ 14,737	\$ -		
Securities (Note 3)	10,908	18,129	29,037	27,999		27,085	25,905	1,180		
Assets purchased under										
resale agreements	8,520	_	8,520	8,520	) –	9,112	9,112	_		
Loans	-	117,430	117,430	115,765	1,665	97,138	95,621	1,517		
Customers' liability under										
acceptances	=	7,575	7,575	7,575	5 –	5,945	5,945	=		
Other	=	4,120	4,120	4,120	–	2,511	2,511	=		
Liabilities										
Deposits		140,407	140,407	138,975	, -	119,245	117,894	1,351		
Acceptances	_	7,575	7,575	7,575	5 –	5,945	5,945	_		
Obligations related to										
assets sold under										
repurchase agreements	11,559	=	11,559	11,559	-	7,894	7,894	=		
Obligations related to										
securities sold short	3,739	_	3,739	3,739		6,509	6,509	_		
Other	_	9,138	•	9,138		7,279	7,279	_		
Subordinated debentures	_	5,445	5,445	5,167	278	3,406	3,251	155		
Derivatives (Note 18)	53	716	769	704	L <sup>(1)</sup> 65	740	455 <sup>(</sup>	285		

#### (1) This amount represents a net asset.

The book value of financial assets and financial liabilities held for purposes other than trading may exceed its fair value due primarily to changes in interest rates. In such instances, the Bank does not reduce the book value of these financial assets and financial liabilities to their fair values as it is the Bank's intention to hold them to maturity.

#### Determination of fair value

The following methods and assumptions were used to estimate the fair values of on-balance sheet financial instruments:

The fair values of Cash Resources, Assets Purchased under Resale Agreements, Customers' Liability under Acceptances, Other Assets, Obligations Related to Assets Sold under Repurchase Agreements, Obligations Related to Securities Sold Short, Acceptances and Other Liabilities are assumed to approximate their carrying values, due to their short-term nature.

The fair value of securities is assumed to be equal to the estimated market value of securities provided in Note 3. These values are based on quoted market prices, when available. When a quoted price is not readily available, market values are estimated using quoted market prices of similar securities, or other valuation techniques.

The estimated fair value of loans reflects changes in the general level of interest rates that have occurred since the loans were originated. The particular valuation methods used are as follows:

- For loans to designated emerging markets, fair value is based on quoted market prices.
- For floating rate loans, fair value is assumed to be equal to book value as the interest rates on these loans automatically reprice to market.
- For all other loans, fair value is determined by discounting the expected future cash flows of these loans at market rates for loans with similar terms and risks.

The fair values of deposits payable on demand or after notice or floating rate deposits payable on a fixed date are assumed to be equal to their carrying values. The estimated fair values of fixed rate deposits payable on a fixed date are determined by discounting the contractual cash flows, using market interest rates currently offered for deposits with similar terms and risks.

The fair values of subordinated debentures and liabilities of subsidiaries, other than deposits (included in other liabilities), are determined by reference to current market prices for debt with similar terms and risks.

#### b) Interest rate risk

The following table summarizes carrying amounts of balance sheet assets, liabilities and equity, and off-balance sheet financial instruments in order to arrive at the Bank's interest rate gap based on the earlier of contractual repricing or maturity dates. To arrive at the Bank's view of its effective interest rate gap, adjustments are made to factor in expected mortgage and loan repayments based on historical patterns, and to reclassify the Bank's trading instruments to the immediately rate sensitive category.

						19	997			
As at October 31 (\$ millions)	Imn rate	nediately <sup>(1)</sup> sensitive	)	Within 3 months	Three to months		One to 5 years	Over 5 years	Non-rate sensitive	Total
Cash resources	\$	1,239	\$	11,655	\$ 3,874	\$	_	\$ -	\$ 1,406 \$	18,174
Trading securities		262		949	940		3,567	2,634	2,556	10,908
Investment and loan substitute		004		0.041	4.105		0.070	0.400	0.676(2)	17.001
securities		894		2,041	4,125		3,872	3,483	2,676 <sup>(2)</sup>	17,091
Assets purchased under resale agreements		_		7,651	765		104	_	_	8.520
Loans		20,113		40,425	17,480		35,717	1,462	568 <sup>(3)</sup>	115,765
Other assets		_		_	_		_	_	24,695 <sup>(4)</sup>	24,695
Total assets		22,508		62,721	27,184		43,260	7,579	31,901	195,153
Deposits Obligations related to assets		10,609		70,941	28,133		19,864	250	9,178	138,975
sold under repurchase agreements Obligations related to		-		11,328	231		-	-	-	11,559
securities sold short		_		80	420		1,325	1,619	295	3,739
Subordinated debentures		_		_	509		883	3,775	-	5,167
Other liabilities		_		_	277		257	=	25,781 <sup>(4)</sup>	26,315
Shareholders' equity					_		_	_	9,398 <sup>(4)</sup>	9,398
Total liabilities and shareholders' equity		10,609		82,349	29,570		22,329	5,644	44,652	195,153
On-balance sheet gap		11,899		(19,628)	(2,386)		20,931	1,935	(12,751)	_
Off-balance sheet gap		_		(2,593)	8,640		(4,107)	(1,940)	=	_
Interest rate sensitivity gap based on contractual repricing		11,899		(22,221)	6,254		16,824	(5)	(12,751)	-
Adjustment to expected repricing		29		1,870	2,742		(4,229)	(495)	83	
Total interest rate sensitivity gap	\$	11,928	\$	(20,351)	\$ 8,996	\$	12,595	\$ (500)	\$ (12,668)\$	-
Cumulative gap		11,928		(8,423)	573		13,168	12,668	-	_
As at October 31, 1996										
Total interest rate sensitivity gap	\$	11,790	\$	(18,632)	\$ 2,123	\$	13,545	\$ 452	\$ (9,278)\$	-
Cumulative gap		11,790		(6,842)	(4,719)	)	8,826	9,278		

<sup>(1)</sup> Represents those financial instruments whose interest rates change concurrently with a change in the underlying interest rate basis, for example, prime rate loans.

The tables on the following page summarize average effective yields, by the earlier of the contractual repricing or maturity dates, for the following on-balance sheet rate-sensitive financial instruments (these rates are shown before and after adjusting for the impact of related derivatives used by the Bank for asset/liability risk management purposes).

This includes financial instruments such as common shares, non-term preferred shares, and shares in associated corporations.

<sup>(3)</sup> This includes impaired loans.

<sup>(4)</sup> This includes non-financial instruments.

Average effective yields by the earlier of the contractual repricing or maturity dates:

			1997				
			Unadjus	sted			
As at October 31 (%)	Immediately rate sensitive	Within 3 months	Three to 12 months	One to 5 years	Over 5 years	Total	Adjusted total <sup>(1)</sup>
Cash resources	5.19%	4.90%	4.89%	-%	-%	4.92%	4.92%
Trading securities	4.86	4.17	4.02	5.16	6.06	5.19	5.19
Investment and loan substitute securities (2) Assets purchased under	5.59	6.00	6.21	6.50	6.32	6.25	5.91
resale agreements <sup>(3)</sup>	=	4.22	5.18	4.50	=	4.31	4.31
Loans <sup>(4)</sup>	6.47	7.24	7.25	7.49	7.87	7.19	7.19
Deposits <sup>(3)</sup> Obligations related to assets sold under	2.72	4.58	5.03	6.14	6.02	4.77	4.69
repurchase agreements <sup>(3)</sup> Obligations related to	) _	4.34	4.30	_	_	4.34	4.34
securities sold short	_	3.56	4.01	5.08	5.69	5.20	5.20
Subordinated debentures (3)	_	=	5.79	9.07	6.81	7.10	6.09
			1996	(5)			
			Unadjus				
As at October 31 (%)	Immediately rate sensitive	Within 3 months	Three to 12 months	One to 5 years	Over 5 years	Total	Adjusted total <sup>(1</sup>
Cash resources	5.20%	5.19%	5.45%	-%	-%	5.27%	5.27%

As at October 31 (%)	Immediately rate sensitive	Within 3 months	Three to 12 months	One to 5 years	Over 5 years	Total	Adjusted total <sup>(1)</sup>
Cash resources	5.20%	5.19%	5.45%	-%	-%	5.27%	5.27%
Investment and loan substitute securities (2)	5.90	6.24	7.20	6.54	7.53	6.75	6.52
Assets purchased under resale agreements <sup>(3)</sup>	_	4.03	_	_	_	4.03	4.03
Loans <sup>(4)</sup>	7.88	7.35	8.40	8.17	6.98	7.83	7.83
Deposits <sup>(3)</sup>	4.04	4.39	5.52	7.06	8.20	4.96	5.05
Obligations related to assets sold under							
repurchase agreements (	_	4.38	-	-	-	4.38	4.38
Subordinated debentures (3)	_	=	5.87	9.10	7.20	7.63	6.46

#### c) Credit exposure

The following table summarizes the credit exposure to businesses and governments of the Bank by sector:

		1997			_
As at September 30 (\$ millions)	Loans and acceptances <sup>(1)</sup>	Guarantees and letters of credit	Derivative instruments (2)	Total	1996
Primary industry and manufacturing Commercial and merchandising Real estate	\$ 20,795 21,710 3,714	\$ 2,932 2,726 476	\$ 272 95 12	\$ 23,999 24,531 4,202	\$ 19,135 20,342 4,548
Transportation and communication Banks and other financial services	10,252 5,356	1,651 1,225	478 8,241	12,381 14,822	10,212 13,052
Foreign governments and central banks Canadian governments	398 369	139 32	72 1,508	609 1,909	574 2,551
Total	\$ 62,594	\$ 9,181	\$10,678	\$ 82,453	\$ 70,414
Provision for doubtful credits				487 <sup>(3)</sup>	325
				\$ 81,966	\$ 70,089

<sup>(1)</sup> Excludes assets purchased under resale agreements.

 <sup>(1)</sup> After adjusting for the impact of related derivatives.
 (2) Yields are based upon book values, net of general country risk provisions, and contractual interest or stated dividend rates adjusted for amortization of premiums and discounts. Yields on tax-exempt securities have not been computed on a taxable equivalent basis.

Yields are based on book values and contractual interest rates.

<sup>(4)</sup> Yields are based on book values, net of allowance for credit losses, and contractual interest rates, adjusted for the amortization of any deferred income.

<sup>(5)</sup> Effective rates for trading securities and obligations related to securities sold short were not reasonably determinable.

<sup>(2)</sup> Credit risk amount as at October 31, 1997.

<sup>(3)</sup> The remaining \$13 of the \$500 provision for doubtful credits is allocated against loans other than business and government loans.

#### d) Anticipatory hedges

In its normal course of business, the Bank may decide to hedge anticipatory transactions such as future foreign revenues and expenses and planned deposit campaigns. As at October

31, 1997, and 1996, there were no material anticipatory hedges outstanding.

#### 18. Derivative instruments

#### a) Notional amounts

The following table provides the aggregate notional amounts of off-balance sheet derivative instruments outstanding by type and segregated between those used by the Bank in its dealer capacity (Trading) and those used in the Bank's asset/liability risk management process (ALM). The notional amounts of these contracts represent the derivatives volume outstanding and do not represent the potential gain or loss associated with the market risk or credit risk of such instruments. The notional amounts represent the amount to which a rate or price is applied to determine the amount of cash flows to be exchanged.

As at October 31 (\$ millions)		1997			1996		
	Trading	ALM	Total	Trading	ALM	Total	
Interest rate contracts							
Exchange traded:							
Futures	\$ 42,549	\$ 18,589	\$ 61,138	\$ 32,969	\$ 10,711	\$ 43,680	
Options purchased	14,352	_	14,352	15,001	68	15,069	
Options written	586	_	586	4,932	_	4,932	
	57,487	18,589	76,076	52,902	10,779	63,681	
Over-the-counter:							
Forward rate agreements	106,335	44,107	150,442	46,276	33,522	79,798	
Swaps	357,650	61,813	419,463	269,642	39,588	309,230	
Options purchased	35,084	2,059	37,143	40,330	_	40,330	
Options written	43,176	-	43,176	47,196	-	47,196	
	542,245	107,979	650,224	403,444	73,110	476,554	
Total	\$ 599,732	\$ 126,568	\$ 726,300	\$ 456,346	\$ 83,889	\$ 540,235	
Foreign exchange contracts							
Exchange traded:							
Futures	\$ 100	\$ -	\$ 100	\$ 487	\$ -	\$ 487	
Options purchased	182	-	182	745	-	745	
Options written	141	=	141	476		476	
	423	_	423	1,708	_	1,708	
Over-the-counter:							
Spot and forwards	179,579	12,119	191,698	175,189	26,065	201,254	
Swaps	25,965	4,686	30,651	30,482	2,262	32,744	
Options purchased	13,446	-	13,446	10,014	_	10,014	
Options written	15,268	_	15,268	9,594		9,594	
	234,258	16,805	251,063	225,279	28,327	253,606	
Total	\$ 234,681	\$ 16,805	\$ 251,486	\$ 226,987	\$ 28,327	\$ 255,314	
Other derivative contracts (1)							
Exchange traded	\$ 208	\$ -	\$ 208	\$ 194	\$ -	\$ 194	
Over-the-counter	8,632	1,730	10,362	6,054	215	6,269	
Total	\$ 8,840	\$ 1,730	\$ 10,570	\$ 6,248	\$ 215	\$ 6,463	
Total notional amounts							
outstanding							

<sup>(1)</sup> Consists of equity, precious metals, and base metals derivatives.

## b) Remaining term to maturity

The following table summarizes the remaining term to maturity of the notional amounts of the Bank's derivative instruments

by type:			1997	
As at October 31 (\$ millions)	Within 1 year	One to 5 years	Over 5 years	Total
Interest rate contracts			,	
Futures	\$ 35,141	\$ 25,997	\$ -	\$ 61,138
Forward rate agreements	145,110	5,332	_	150,442
Swaps	187,295	201,684	30,484	419,463
Options purchased	30,884	18,181	2,430	51,495
Options written	13,131	30,621	10	43,762
	411,561	281,815	32,924	726,300
Foreign exchange contracts		·		
Futures	100	=	=	100
Spot and forwards	183,319	7,667	712	191,698
Swaps	4,624	16,539	9,488	30,651
Options purchased	11,892	1,736	_	13,628
Options written	14,206	1,203	_	15,409
	214,141	27,145	10,200	251,486
Other derivative contracts	6,889	3,657	24	10,570
Total	\$ 632,591	\$ 312,617	\$ 43,148	\$ 988,356
			1006	
			1996	
A	Within	One to	Over	T. J. J.
As at October 31 (\$ millions)	1 year	5 years	5 years	Total
Interest rate contracts				
Futures	\$ 27,295	\$ 16,385	\$ -	\$ 43,680
Forward rate agreements	58,442	21,356		79,798
Swaps	122,600	159,011	27,619	309,230
Out the same and a same all		00 202	1 [17	FF 200

			1990	
A	Within	One to	Over	Takal
As at October 31 (\$ millions)	1 year	5 years	5 years	Total
Interest rate contracts				
Futures	\$ 27,295	\$ 16,385	\$ -	\$ 43,680
Forward rate agreements	58,442	21,356	=	79,798
Swaps	122,600	159,011	27,619	309,230
Options purchased	31,579	22,303	1,517	55,399
Options written	23,171	26,990	1,967	52,128
	263,087	246,045	31,103	540,235
Foreign exchange contracts				
Futures	484	3	=	487
Spot and forwards	193,792	7,192	270	201,254
Swaps	6,132	16,048	10,564	32,744
Options purchased	9,401	1,357	1	10,759
Options written	9,528	540	2	10,070
	219,337	25,140	10,837	255,314
Other derivative contracts	6,102	361	-	6,463
Total	\$ 488,526	\$ 271,546	\$ 41,940	\$ 802,012

#### c) Credit risk

As with on-balance sheet assets, derivative instruments are subject to credit risk. Credit risk arises from the possibility that counterparties may default on their obligations to the Bank. However, whereas the credit risk of on-balance sheet assets is represented by the principal amount net of any applicable allowance for credit losses, the credit risk associated with derivatives is normally a small fraction of the notional amount of the derivative instrument. Derivative contracts expose the Bank to credit loss only if changes in market rates affect a counterparty's position unfavourably and the counterparty defaults on payment. Accordingly, credit risk of derivatives is represented by the positive fair value of the instrument.

Negotiated over-the-counter derivatives often present greater credit exposure than exchange-traded contracts. The net change in the exchange-traded contracts is normally settled daily in cash with the exchange. Holders of these contracts look

to the exchange for performance under the contract. The Bank strives to limit credit risk by dealing with counterparties that it believes are creditworthy, and manages its credit risk for derivatives through the same credit risk process applied to on-balance sheet assets.

The Bank pursues opportunities to reduce its exposure to credit losses on derivative instruments. These opportunities include entering into master netting arrangements with counterparties. The credit risk associated with favourable contracts is eliminated by a master netting arrangement to the extent that unfavourable contracts with the same counterparty are not settled before favourable contracts. The Bank's overall exposure to credit risk on derivative instruments subject to a master netting arrangement can change substantially within a short period since it is affected by each transaction subject to the arrangement.

The following table summarizes the credit exposure of the Bank's derivatives. The credit risk amount (CRA) represents the estimated replacement cost, or positive fair value, for all contracts without taking into account any master netting or collateral arrangements that have been made. The CRA does not reflect actual or expected losses.

The credit equivalent amount (CEA) is the CRA plus an add-on for potential future exposure. The add-on amount is based on a formula prescribed in the Capital Adequacy Guideline of the Superintendent. The risk weighted balance is the CEA multiplied by counterparty risk factors prescribed by this guideline.

					1997		1996
As at October 31 (\$ millions)	Notional amount	Credit risk amount (CRA) (a)	Potential future exposure (b)	Credit equivalent amount (CEA) (a) + (b)	Risk weighted balance	Credit risk amount (CRA)	Risk weighted balance
Interest rate contracts							
Futures	\$ 61,138	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Forward rate agreements	150,442	73	27	100	22	79	39
Swaps	419,463	6,291	1,464	7,755	1,522	6,212	1,523
Options purchased	51,495	216	127	343	93	283	101
Options written	43,762	=	=	=	-	-	=
	726,300	6,580	1,618	8,198	1,637	6,574	1,663
Foreign exchange contracts							
Futures	100	=	=	=	-	_	=
Spot and forwards	191,698	2,330	2,017	4,347	1,126	2,314	1,044
Swaps	30,651	1,286	1,585	2,871	499	1,408	469
Options purchased	13,628	159	195	354	79	43	49
Options written	15,409			_	_	_	
	251,486	3,775	3,797	7,572	1,704	3,765	1,562
Other derivative contracts	10,570	323	385	708	159	36	72
Total derivatives	\$ 988,356	\$ 10,678	\$ 5,800	\$ 16,478	\$ 3,500	\$ 10,375	\$ 3,297
		•					
Less: impact of master netting agr	eements	3,141			957	3,213	621
Total		\$ 7,537	-		\$ 2,543	\$ 7,162	\$ 2,676

#### d) Fair value

Fair values of exchange-traded derivatives are based on quoted market prices. Fair values of over-the-counter (OTC) derivatives are determined using pricing models, which take into

account current market and contractual prices of the underlying instruments, as well as time value and yield curve or volatility factors underlying the positions.

The following table summarizes the fair value of derivatives segregated by type and segregated between trading and those derivatives used in the Bank's asset/liability risk management process (ALM).

		1997										1996				
		Tradi	ing <sup>(1</sup>	1)		AL	M	1)(2)	Total				Total			
As at October 31 (\$ millions)	Favo	ourable	Unf	avourable	Fa	vourable	Ur	nfavourable	Fa	vourable	Un	favourable	Fa	vourable	Unfa	vourable
Interest rate contracts																
Forward rate agreements	\$	59	\$	60	\$	14	\$	24	\$	73	\$	84	\$	79	\$	74
Swaps		5,464		4,662		827		669		6,291		5,331		6,212		5,069
Options		211		263		5		_		216		263		283		301
		5,734		4,985		846		693		6,580		5,678		6,574		5,444
Foreign exchange contracts																
Forwards		2,028		2,014		302		237		2,330		2,251		2,314		2,482
Swaps		899		1,697		387		107		1,286		1,804		1,408		1,581
Options		159		104		_		-		159		104		43		50
		3,086		3,815		689		344		3,775		4,159		3,765		4,113
Other derivative contracts		105		72		218		-		323		72	П	36		78
Total fair value	\$	8,925	\$	8,872	\$	1,753	\$	1,037	\$	10,678	\$	9,909	\$	10,375	\$	9,635
Less: impact of master netting	agre	ements								3,141		3,141		3,213		3,213
Total									\$	7,537	\$	6,768	\$	7,162	\$	6,422

<sup>(1)</sup> Fair values have been segregated between those contracts which are in a favourable position (positive fair value) and those contracts which are in an unfavourable position (negative fair value).

<sup>(2)</sup> The fair values of these derivative financial instruments partially offset the changes in fair values of related on-balance sheet financial instruments.

#### 19. Acquisition of National Trustco Inc.

On August 14, 1997, the Bank acquired 95% of the common shares of National Trustco Inc. A further 1% was purchased in September, 1997. The total consideration in respect of these purchases amounted to \$1,205 million. This consisted of cash of \$870 million and the issuance of 5,682,167 common shares of the Bank with an ascribed value of \$335 million. Prior to August 14, 1997, the Bank held 4% of the common shares in National Trustco Inc. with a carrying value of \$31 million. The results of National Trustco Inc.'s operations since August 14, 1997, have been included in the Bank's income.

The acquisition, which was accounted for using the purchase method, is summarized in the table below:

As at August 14, 1997 (\$ millions)		
Fair value of:		
Identifiable assets acquired:		
Cash and deposits with other banks	\$ 649	
Securities	1,409	
Loans	12,130	
Intangibles	250	
Land, buildings and equipment	93	
Other	194	\$ 14,725
Less identifiable liabilities assumed:		
Deposits	\$ 13,219	
Subordinated debentures	178	
Other	216	13,613
Fair value of identifiable net assets acquired		\$ 1,112
Goodwill		124
Total purchase consideration		\$ 1,236

Following the acquisition of National Trustco Inc., the Bank determined that it was necessary to restructure the combined operations. As a result, restructuring plans were prepared which detailed the actions to be taken and the estimated costs that would be incurred. These costs cover branch and office closures and mergers, staff severance and other related items and were estimated at \$250 million. This amount was charged to income in the fourth quarter of fiscal 1997 and is included in Other Liabilities in the Consolidated Balance Sheet. It is expected that the restructuring will be substantially completed by the end of 1999.

## SUBSIDIARIES (1)

g Kong nto, Ontario	\$		subsidiaries
		7,024	100%
nta, Georgia	\$	148,538	100
Salvador, El Salvador	\$	18,741	53
apore	\$	892,734	100
a Lumpur, Malaysia	\$	64,572	100
sau, Bahamas rens, Barbados ey, Channel Islands	\$ 2	2,766,392	100
sau, Bahamas nd Cayman, Cayman Islands g Kong lin, Ireland rens, Barbados sau, Bahamas			
ston, Jamaica	\$	123,835	70
nto, Ontario	\$	92,161	100
of Spain, Trinidad	\$	40,699	47
nto, Ontario	\$	32,814	100
getown, Barbados	\$	992	100
York, U.S.A.	\$	2,386	99
g Kong	\$	957	100
nto, Ontario	\$	10	100
ericton, New Brunswick	\$	84	53
t John, New Brunswick	\$	1	100
nto, Ontario treal, Quebec nto, Ontario	\$ 1	,157,806	100
	a Lumpur, Malaysia  sau, Bahamas ens, Barbados ey, Channel Islands sau, Bahamas d Cayman, Cayman Islands g Kong lin, Ireland ens, Barbados sau, Bahamas ston, Jamaica  nto, Ontario  getown, Barbados  York, U.S.A. g Kong nto, Ontario ericton, New Brunswick t John, New Brunswick nto, Ontario treal, Quebec	a Lumpur, Malaysia \$ sau, Bahamas \$2 sau, Bahamas sau, Ba	a Lumpur, Malaysia \$ 64,572  sau, Bahamas \$ 2,766,392  sau, Bahamas \$ 2,766,392  sau, Bahamas sa

Excludes inactive subsidiaries.
 Investments held in foreign currencies have been translated to Canadian dollars using October 31, 1997, closing spot rates of exchange.
 The parent company holds 100% of issued and outstanding voting shares, unless otherwise indicated.
 Associated corporation effectively controlled by the Bank.

Name	Principal office address	ov E	rrying value of shares wned by the Bank and its subsidiaries <sup>(2)</sup> thousands)	Percentage of issued and outstanding voting shares owned by the Bank and its subsidiaries
National Trustco Inc. (3) National Trust Company Victoria & Grey Mortgage Corporation Cassels Blaikie & Co. Limited Cassels Blaikie Investment Management Limited Natrusco Investment Funds Limited N.T. Insurance Company Inc.	Toronto, Ontario  Bridgetown, Barbados	\$	1,169,513	100 %
National Trust and Banking Corporation (Caribbean) Limited	Grand Cayman, Cayman Islands			
Nova Scotia Inversiones Limitada	Santiago, Chile	\$	57,435	100
ScotiaMcLeod Corporation <sup>(3)</sup> ScotiaMcLeod Holdings Inc. ScotiaMcLeod Inc. ScotiaMcLeod Financial Services Inc. Scotia Capital Markets (USA) Inc. ScotiaMcLeod Realty Services Inc. Structured MBS Incorporated	Toronto, Ontario  New York, U.S.A.  Toronto, Ontario	\$	281,011	100
Scotia Export Finance Corporation	Toronto, Ontario	\$	25	100
Scotia General Insurance Company	Toronto, Ontario	\$	24,521	100
Scotia International Limited <sup>(3)</sup> Scotiabank (Anguilla) Limited Corporacion Mercaban de Costa Rica, S.A. (80%) Scotiabank de Costa Rica, S.A. ScotiaValores Puesto de Bolsa, S.A. Scotia Mercantile Bank (80%)	Nassau, Bahamas The Valley, Anguilla, West Indies San Jose, Costa Rica Grand Cayman, Cayman Islands	\$	18,231	100
Scotia Investment Management Ltd.	Toronto, Ontario	\$	9,582	100
Scotia Life Insurance Company	Toronto, Ontario	\$	23,044	100
Scotia Mortgage Corporation	Scarborough, Ontario	\$	325,662	100
Scotia Mortgage Investment Corporation	St. John's, Newfoundland	\$	58,975	100
Scotia Properties Quebec Inc.	Toronto, Ontario	\$	20,398	100
Scotia Realty Limited	Toronto, Ontario	\$	51,790	100
Scotia Realty Antilles N.V.	St. Maarten, Netherlands Antilles	\$	2,891	100
Scotia Realty Cayman Limited	Grand Cayman, Cayman Islands	\$	7,282	100
Scotia Securities Inc. <sup>(3)</sup> Scotia Discount Brokerage Inc.	Toronto, Ontario	\$	90,407	100
Scotiabank de Puerto Rico	Hato Rey, Puerto Rico	\$	168,086	99
Scotiabank Europe plc	London, England	\$	407,936	100
Tour Scotia Ltée	Montreal, Quebec	\$	125	50

### TEN-YEAR STATISTICAL REVIEW

As at October 31 (\$ millions)	1997	1996	1995 <sup>(2)</sup>
Assets			
Cash resources			
Cash and deposits with Bank of Canada	\$ 1,058	\$ 1,485	\$ 1,233
Deposits with other banks	17,116	13,252	15,495
Cheques and other items in transit, net	_	-	-
	18,174	14,737	16,728
Securities			
ssued or guaranteed by:	0.700	0.101	0.005
Canada Provinces and municipalities	8,782	9,101	8,235
Provinces and municipanties  Other securities	1,869 17,348	2,289 14,515	1,561 12,178
other securities			
	27,999	25,905	21,974
Assets purchased under resale agreements	8,520	9,112	8,378
Loans	41 647	20.052	00.501
Residential mortgages	41,647	30,653	28,581
Personal and credit card Business and governments	17,668 56,450	16,718 48,250	15,274 44,855
Susiness and Boverninents	115,765	95,621	88,710
Other	115,765	90,021	00,/10
Customers' liability under acceptances	7,575	5,945	5,563
and, buildings and equipment	1,716	1,523	1,485
Other assets	15,404	12,458	4,351
	24,695	19,926	11,399
	\$ 195,153	\$165,301	\$ 147,189
Liabilities and Shareholders' Equity			
Deposits			
<b>Deposits</b> Personal	\$ 59,239	\$ 47,768	\$ 45,538
Personal Business and governments	56,928	44,981	41,747
Personal Business and governments	56,928 22,808	44,981 25,145	41,747 24,060
Personal Business and governments Banks	56,928	44,981	41,747
Personal Business and governments Banks Other	56,928 22,808 138,975	44,981 25,145 117,894	41,747 24,060 111,345
Personal Business and governments Banks  Other Cheques and other items in transit, net	56,928 22,808 138,975	44,981 25,145 117,894 459	41,747 24,060 111,345
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances	56,928 22,808 138,975 340 7,575	44,981 25,145 117,894 459 5,945	41,747 24,060 111,345 277 5,563
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements	56,928 22,808 138,975 340 7,575 11,559	44,981 25,145 117,894 459 5,945 7,894	41,747 24,060 111,345 277 5,563 7,354
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short	56,928 22,808 138,975 340 7,575	44,981 25,145 117,894 459 5,945	41,747 24,060 111,345 277 5,563
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities	56,928 22,808 138,975 340 7,575 11,559 3,739	44,981 25,145 117,894 459 5,945 7,894 6,509	41,747 24,060 111,345 277 5,563 7,354 5,416
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532
Personal Business and governments Banks  Other  Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures Shareholders' equity	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures Shareholders' equity	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures Shareholders' equity Capital stock	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275 3,249
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures Shareholders' equity Capital stock Preferred shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275 3,249
Personal Business and governments Banks  Other Cheques and other items in transit, net Acceptances Obligations related to assets sold under repurchase agreements Obligations related to securities sold short Other liabilities Non-controlling interest in subsidiaries  Subordinated debentures Shareholders' equity Capital stock Preferred shares Common shares	56,928 22,808 138,975 340 7,575 11,559 3,739 18,263 137 41,613 5,167	44,981 25,145 117,894 459 5,945 7,894 6,509 15,499 101 36,407 3,251	41,747 24,060 111,345 277 5,563 7,354 5,416 6,532 133 25,275 3,249

<sup>(1)</sup> Certain comparative amounts have been reclassified to conform with current year presentation.

<sup>(2)</sup> Pre 1996 comparative amounts have not been restated to reflect the reporting of unrealized gains and unrealized losses on trading derivative instruments on a gross basis in Other Assets and Other Liabilities respectively, as they were not reasonably determinable.

# CONSOLIDATED BALANCE SHEET (1)

1994	1993	1992	1991	1990	1989	1988
\$ 1,220 10,168	\$ 1,119 7,515	\$ 1,078 6,692 567	\$ 1,008 5,766 248	\$ 1,033 6,759 52	\$ 1,117 7,054 579	\$ 816 7,224 154
11,388	8,634	8,337	7,022	7,844	8,750	8,194
	·	·	·			
9,117 2,074 14,375	5,684 1,315 10,839	4,429 1,339 8,460	3,327 1,040 6,174	2,449 578 5,158	2,691 301 4,447	2,824 531 3,883
25,566	17,838	14,228	10,541	8,185	7,439	7,238
4,304	4,606	1,706	1,306	1,329	606	111
26,767 13,372 42,336	18,600 11,599 37,399	16,703 11,113 38,530	14,596 11,601 34,628	12,787 11,864 33,842	10,808 11,102 31,474 53,384	9,079 10,456 31,169
82,475	67,598	66,346	60,825	58,493	53,384	50,704
4,796 1,200 3,199	3,921 1,099 2,814	3,726 1,110 1,924	5,380 1,043 2,038	7,695 999 2,263	7,831 853 1,971	5,653 787 1,988
9,195	7,834	6,760	8,461	10,957	10,655	8,428
\$132,928	\$106,510	\$ 97,377	\$ 88,155	\$ 86,808	\$ 80,834	\$ 74,675
\$ 42,431 35,660	\$ 31,288 30,009	\$ 29,058 30,902	\$ 27,539 25,000	\$ 25,530 25,501	\$ 23,097 26,117	\$ 20,366 25,840
21,664 99,755	16,451 77.748	16,667 76,627	15,294 67,833	14,248 65,279	12,180 61,394	12,869 59,075
365 4,796 5,798	450 3,921 4,926	3,726 2,574	5,380 1,986	- 7,695 1,802	- 7,831 1,377	5,653 768
5,989 6,793 175	4,191 6,158 56	2,779 4,413 51	1,953 4,471 17	1,871 4,435 19	1,550 3,561 17	763 4,031 15
23,916	19,702	13,543	13,807	15,822	14,336	11,230
3,016	3,156	2,128	1,979	1,832	1,758	1,293
1,100 1,839 3,302	1,300 1,429 3,175	1,000 1,308 2,771	1,000 1,201 2,335	750 1,106 2,019	550 1,016 1,780	350 954 1,773
6,241	5,904	5,079	4,536	3,875	3,346	3,077

#### TEN-YEAR STATISTICAL REVIEW

For the year ended October 31 (\$ millions except per share amounts)		1997		1996		1995	
Interest income							
Loans Securities Deposits with banks	\$	8,082 1,636 770	\$	7,881 1,757 740	\$	8,007 1,991 597	
	:	10,488		10,378		10,595	
Interest expense							
Deposits Subordinated debentures Other		5,714 260 797		5,969 214 841		6,166 209 1,046	
		6,771		7,024		7,421	
Net interest income Provision for credit losses		3,717 35		3,354 380		3,174 560	
Net interest income after provision for credit losses		3,682		2,974		2,614	
Other income		2,683		2,008		1,498	
Net interest and other income		6,365		4,982		4,112	
Non-interest expenses  Salaries Pension contributions and other staff benefits Premises and equipment expenses, including depreciation Other Restructuring costs Write off of goodwill		1,973 229 778 803 250 26 4,059		1,702 208 664 663 (20) –		1,438 214 588 604 - - 2,844	
Income before the undernoted: Provision for income taxes Non-controlling interest in net income of subsidiaries  Net income	\$	2,306 758 34 1,514	\$	1,765 665 31 1,069	\$	1,268 371 21 876	
Dufferend all the decades	<u></u>		Φ.	110	Φ.	104	
Preferred dividends paid	\$ \$	99	\$	956	\$ \$	772	
Net income available to common shareholders	-	1,415	т.				
Average number of common shares outstanding (000's)	2.	39,486	4	234,358		28,598	
Net income per common share <sup>(2)</sup>	\$	5.91	\$	4.08	\$	3.38	
Dividends per common share	\$	1.48	\$	1.30	\$	1.24	

Certain comparative amounts have been reclassified to conform with current year presentation.
 Net income per common share has been calculated on the daily average of equivalent fully paid common shares outstanding.

<sup>(3)</sup> Pre 1992 comparative amounts have not been restated to reflect the reclassification of gains and losses on securities from Interest Income to Other Income as they were not reasonably determinable.

# CONSOLIDATED STATEMENT OF INCOME (1)

	1994		1993		1992	1991 <sup>(3)</sup>	1	1990	1989		1988	
\$	6,090 1,287 391	\$	5,382 1,243 313	\$	5,729 1,201 357	\$ 6,650 1,299 484	\$	6,836 1,072 616	\$ 6,253 959 638	\$	5,199 684 492	
	7,768		6,938		7,287	8,433		8,524	7,850		6,375	
	4,149 172 487 4,808		3,706 133 434 4,273		4,191 134 374 4,699	5,287 166 462 5,915		5,936 180 436 6,552	5,335 156 287 5,778		4,093 85 149 4,327	
	2,960 567		2,665 465		2,588 449	2,518 374		1,972 238	2,072 895		2,048 465	
	2,393		2,200		2,139	2,144		1,734	1,177		1,583	
	1,606		1,380		1,197	883		831	850		658	
	3,999		3,580		3,336	3,027		2,565	2,027		2,241	
	1,401 182		1,255 144		1,153 117	1,075 101		966 76	916 63		786 59	
	533 578 175 162		481 483 –		461 443 –	421 399 –		364 369 -	323 360 –		266 292 –	
	3,031		2,363		2,174	1,996		1,775	1,662		1,403	
	968 455 31		1,217 490 13		1,162 475 11	1,031 391 7		790 271 7	365 135 8		838 325 6	
\$	482	\$	714	\$	676	\$ 633	\$	512	\$ 222	\$	507	
\$	97	\$	92	\$	79	\$ 79	\$	69	\$ 34	\$	25	
\$	385	\$	622	\$	597	\$ 554	\$	443	\$ 188	\$	482	
2	18,713	2	208,282	2	203,083	197,449		190,198	185,149	1	75,613	
\$	1.76	\$	2.98	\$	2.94	\$ 2.81	\$	2.33	\$ 1.01	\$	2.74	
\$	1.16	\$	1.12	\$	1.04	\$ 1.00	\$	1.00	\$ 0.88	\$	0.76	

#### TEN-YEAR STATISTICAL REVIEW

For the year ended October 31 (\$ millions)		1997		1996		1995
Preferred shares						
Bank: Balance at beginning of year Issued Redeemed	\$	1,325 143 (250)	\$	1,575 100 (350)	\$	1,100 675 (200)
Balance at end of year	\$	1,218	\$	1,325	\$	1,575
Scotia Mortgage Investment Corporation: Issued Balance at end of year	\$ \$ \$	250 250 1,468	\$ \$ \$		\$ \$ \$	
Common shares		·	· · · · · · · · · · · · · · · · · · ·			,
Balance at beginning of year Issued on acquisition of National Trustco Inc.	\$	2,161 335	\$	1,994 -	\$	1,839 -
Issued to acquire Montreal Trustco Inc. Issued to acquire The McLeod Young Weir Corporation Issued under Shareholder Dividend and		-		<del>-</del> -		-
Share Purchase Plan, and Stock Option Plan	_	71		167		155
Balance at end of year	\$	2,567	\$	2,161	\$	1,994
Retained earnings  Balance at beginning of year Implementation of impaired loans accounting policy (Note 2) Net income Dividends: Preferred Common Income taxes related to appropriations for contingencies Net unrealized foreign exchange gains and losses Net cost of shares issued and redeemed	\$	4,263 - 1,514 (99) (355) - 43 (3)	\$	3,751 (116) 1,069 (113) (305) - (19) (4)	\$	3,302 - 876 (104) (283) - (15) (25)
Balance at end of year	\$	5,363	\$	4,263	\$	3,751

TFN-YFAR	STATISTICAL	RFVIFW

Common Share Information			
Return on equity (%)	20.2	15.8	14.2
Earnings per share (\$) <sup>(3)</sup>	5.91	4.08	3.38
Dividends per share (\$)	1.48	1.30	1.24
Dividend payout (%) <sup>(4)</sup>	25.1	31.9	36.7
Dividend yield (%) <sup>(5)</sup>	2.7	3.7	4.6
Price/earnings ratio <sup>(5)</sup>	9.2:1	8.7:1	8.1:1
Number of shares outstanding (000's)	244,906	237,447	232,256
Book value per common share (\$)	32.38	27.05	24.73
Share price (\$) <sup>(6)</sup> :			
High	68.20	42.40	30.25
Low	41.10	28.38	24.25
Close – October 31	62.15	42.25	28.88
Capital Ratios			
Capital ratios (%):			
Risk-adjusted			
Tier 1	6.90	6.69	6.67
Total	10.42	8.85	9.65
Assets to capital ratio <sup>(7)</sup>	14.2:1	16.4:1	15.2:1
Common equity to total assets	4.06	3.89	3.90
Other Information			
Average total assets (\$ millions)	179,176	158,803	137,988
Return on assets (%)	.85	.67	.64
Number of branches and offices	1,658	1,464	1,460
Number of employees <sup>(8)</sup>	38,648	34,592	33,717
Number of Cashstop banking machines	1,801	1,526	1,429

- (1) Certain comparative amounts have been reclassified to conform with current year presentation.
- (2) Pre 1996 comparative amounts have not been restated to reflect the separate reporting of unrealized gains and losses on trading derivative instruments in Other Assets and Other Liabilities as they were not reasonably determinable.
- (3) Net income per common share has been calculated on the daily average of equivalent fully paid common shares outstanding.
- (4) Dividend payments as a percentage of Net Income Available to Common Shareholders.

#### CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

1994	1993	1992	1991	1990	1989	1988
\$ 1,300	\$ 1,000	\$ 1,000	\$ 750	\$ 550	\$ 350	\$ 350
(200)	300	<del>-</del> -	250 _	200	200	<del>-</del>
\$ 1,100	\$ 1,300	\$ 1,000	\$ 1,000	\$ 750	\$ 550	\$ 350
Ψ 1,100	Ψ 1,000	Ψ 1,000	Ψ 1,000	Ψ / 00	Ψ 000	Ψ 000
\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
\$ -	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
\$ 1,100	\$ 1,300	\$ 1,000	\$ 1,000	\$ 750	\$ 550	\$ 350
ф 1 400	ф. 1. 200	¢ 1.001	¢ 1.100	<b>4.1.01</b> C	Φ 054	Ф. 700
\$ 1,429 _	\$ 1,308	\$ 1,201	\$ 1,106	\$ 1,016	\$ 954	\$ 720 _
280	_	_	_	_	_	_
	_	_	_	_	_	185
130	121	107	95	90	62	49
\$ 1,839	\$ 1,429	\$ 1,308	\$ 1,201	\$ 1,106	\$ 1,016	\$ 954
Ψ 1,000	Ψ 1,120	Ψ 1,000	Ψ 1,201	Ψ 1,100	Ψ 1,010	Ψ 00.
\$ 3,175	\$ 2,771	\$ 2,335	\$ 2,019	\$ 1,780	\$ 1,773	\$ 1,652
- 482	- 714	- 676	- 633	- 512	- 222	- 507
402 (97)	(92)	(79)	(79)	(69)	(34)	(25)
(253)	(233)	(211)	(197)	(190)	(163)	(133)
=	_	=	=	=	-	(209)
9	20	50	(37)	(11)	(15)	(19)
\$ 3,302	(5) \$ 3,175	\$ 2,771	(4) \$ 2,335	(3) \$ 2,019	(3) \$ 1,780	 \$ 1,773
ψ 5,502	ψ 5,175	Ψ Ζ,//1	Ψ 2,333	Ψ 2,019	ψ 1,760	Ψ1,775
		OTHE	R STATIST	ICS (1)(2)		
7.9	14.4	15.7	16.7	14.9	6.5	18.7
1.76	2.98	2.94	2.81	2.33	1.01	2.74
1.16	1.12	1.04	1.00	1.00	0.88	0.76
65.8	37.5	35.3	35.6	42.9	87.0	27.5
4.1	4.4	4.8	6.6	6.9	5.4	5.5
16.0:1	8.6:1	7.4:1	5.4:1	6.3:1	16.3:1	5.0:1
226,259	211,272	206,187	201,061	194,784	187,694	183,625
22.12	21.79	19.78	17.59	16.04	14.90	14.85
33.25	29.50	24.75	20.00	18.13	19.25	16.00
23.13	21.88	19.00	10.50	11.00	13.63	11.50
27.50	29.00	24.00	19.75	11.00	17.25	15.00
6.22	6.45	5.70	5.54	4.61	4.11	3.88
9.61 15.2:1	10.38 12.9:1	8.58 14.8:1	8.49 14.9:1	7.34 16.5:1	6.83 17.1:1	5.97 18.8:1
3.87	4.32	4.19	4.01	3.60	3.46	3.65
J.0/	4.32	4.13	4.01	3.00	J.40	3.03
120,619	100.836	93.807	88.073	83.697	77,974	71,582
120,619 .40	100,836 .71	93,807	88,073 .72	83,697 .61	77,974	71,582
.40 1,454	.71 1,376	.72 1,361	.72 1,329	.61 1,311	.28 1,284	.71 1,248
.40	.71	.72	.72	.61	.28	.71

<sup>(5)</sup> Based on the average of high and low common share prices and earnings per share.

1,190

1,280

1,381

1,070

873

422

304

<sup>(6)</sup> Based on trading on The Toronto Stock Exchange.

Based on guidelines issued by the Superintendent of Financial Institutions Canada, the Bank's assets to capital ratio is calculated by dividing adjusted total assets by regulatory capital (Tier 1 and Tier 2).

<sup>(8)</sup> Includes all personnel (part-time stated on a full-time equivalent basis) of the Bank and all its subsidiaries.

#### STATEMENT OF CORPORATE GOVERNANCE PRACTICES

The Board of Directors and management of the Bank believe that good corporate governance is essential to the effective, efficient and prudent operation of the Bank's business. Accordingly, the Bank has established an internal control environment with strong corporate governance structures and procedures in place. These structures and procedures are in compliance with guidelines for effective corporate governance adopted by the Toronto and Montreal Stock Exchanges in 1995 in connection with corporate governance disclosure requirements (the "Exchange guidelines").

The Bank's governance system is founded on an extensive and interrelated network of Board activities and Bank policies. It is supported by strong management supervision, internal audits, external audit by two independent chartered accounting firms and the annual examination by the Office of the Superintendent of Financial Institutions (OSFI). The Board annually certifies adherence to the Canada Deposit Insurance Corporation (CDIC) Standards of Sound Business and Financial Practices. Furthermore, all directors, officers and employees of the Bank must comply with the standards of conduct set out in Scotiabank's Guidelines for Business Conduct.

The Compliance Department's mandate includes specific administrative, consultative and educative responsibilities, as well as the establishment of a compliance network throughout all areas of the Bank and its subsidiaries. There is also a Head of Global Compliance for Scotia Capital Markets. A primary focus of compliance activities is consumer and investor protection.

The policies and procedures of National Trust are being integrated with the Corporate Governance system of the Bank and its wholly owned domestic subsidiaries.

#### The Mandate of the Board of Directors

The Board of Directors supervises the management of the Bank's business and affairs with the objective of maintaining the strength and integrity of the Bank. In particular, the Board oversees the Bank's strategic direction and organization structure to reflect these objectives and to serve the interests of the Bank, its customers, investors and employees.

Board responsibilities include establishing the Bank's principal risk management policies and related monitoring systems. The Board monitors the integrity of internal control systems and oversees the major activities performed by the Bank. Also, the Board appoints the Chief Executive Officer and other senior management and establishes appropriate officer compensation. Specific decisions requiring Board approval are outlined in the Bank Act, as are specific duties of the Board and its committees.

The Board fulfills its responsibilities and duties in a variety of ways. For example, at least annually, the Board is apprised of internal control and risk management policies and practices related to credit, capital, foreign exchange, interest rates, liquidity, trading (including derivative products), securities portfolio management, real estate appraisals and country risk.

In addition, the Board regularly reviews the performance of the Bank, on a consolidated basis, as well as the performance of individual divisions and major subsidiaries. Results are compared and measured against previously established and approved plans, performance in past years and against industry peers.

Throughout the year, the Board holds meetings where management is invited to make presentations and respond to questions. To facilitate fulfillment of some responsibilities and to assist its decision making, the Board has formed committees of the Board to review in greater depth specific areas of its mandate.

The assessment of management performance by the Board is conducted with the assistance of the Human Resources Committee. These assessments are based on both quantitative and qualitative information, taking into account such factors as experience and sustained personal performance, demonstrated leadership ability and the achievement of business objectives. Quantitative criteria include achievement of profit plan targets, superior returns on both assets and shareholders' equity, and meeting productivity and loan loss targets. Qualitative measures include maintenance of exceptional customer service and business ethics, preservation of the highest levels of customer safety and security as determined by various regulatory and audit reviews, and continuance as a superior employer.

In order to maintain good communications with various constituencies, the Board has required the Bank to put in place facilities and mechanisms so that investors, customers and the general public may easily obtain information and make enquiries. Shareholders and investment institutions may direct their questions to the Secretary of the Bank or Investor Relations, Finance Division.

The Board has ensured that the Bank has established procedures to inform customers about borrowing costs and transaction fees and to respond to customer enquiries and complaints. Generally, comments or complaints are dealt with directly by the branches or vice-presidents' offices. Unresolved customer complaints are heard and dealt with impartially by the Bank's Ombudsman, who reports directly to the Chief Executive Officer. The Scotiabank Ombudsman has the power to review and make recommendations on all retail and small business customer service decisions made within the Bank. For small

business disputes, customers have the additional option to access the Scotia Business Credit Mediation Program. As a last resort, customers can go directly to the Canadian Banking Ombudsman, whose mandate has expanded to include personal banking complaints, for an impartial review of the situation. The Public and Corporate Affairs Department is also available to respond to queries from the media and general public.

The Board approves the Management Discussion and Analysis of Financial Condition and the results of operations in the Annual Report. In addition, senior officers meet with industry analysts each quarter to discuss the Bank's operating results and banking trends.

#### The Board of Directors

At the fiscal year end, the Bank's Board of Directors was composed of 29 members — business and community leaders, active on the regional, national and international scene providing an important breadth of expertise. In order to reflect the broad geographic and industrial diversity of their customer bases, the boards of major international banks, such as Scotiabank, are typically larger than those of companies in other industries. The number of directors authorized by by-law ranges from a minimum of seven, as required by the Bank Act, to a maximum of 35 directors.

There were 11 meetings of the Board during the 1997 fiscal year.

The maintenance of a diverse and highly qualified group of directors is critical to the effectiveness of the Board. The Corporate Governance Committee of the Board, which is composed exclusively of outside directors, is charged with identifying, evaluating and recommending nominees for directorship, assisted by submissions made by directors and management. The committee assesses nominee candidates based on their individual suitability, keeping in mind the size of the Board and the desired diversity of composition. Upon joining the Board, directors receive information concerning their duties and responsibilities under the Bank Act and other applicable legislation. All directors are provided with a "Corporate and Governance Information" booklet which is updated annually.

A Directors' Share Purchase Plan has been implemented to encourage directors to apply part or all of their Board fees to acquire the Bank's shares.

The Exchange guidelines recommend that the majority of every board and board committee be comprised of unrelated directors. An unrelated director is a director who is independent of management and is free from any interest and any business or other relationship which could or could reasonably be perceived to materially interfere with the director's ability to act with a view to the best interests of the corporation, other than interests and relationships arising from shareholding. Directors drawn from the ranks of management are related directors.

The Bank has adopted measures to promote the independence of the Board. Conflict of interest guidelines and procedures for directors and officers have been in place for many years. Board committees are chaired by outside directors, and Bank directors and officers are requested, when appropriate, to absent themselves for part of Board or committee meetings to allow independent discussion of particular items. The Corporate Governance Committee has responsibility for reviewing the relationship between management and the Board. The Board has implemented a procedure for a director to engage an outside adviser at the Bank's expense with the authority of the chair of the Corporate Governance Committee.

In addition, the Bank Act contains provisions concerning self-dealing, the definition of affiliated directors and the composition of the Board and certain Board committees. Pursuant to Bank Act provisions, affiliated directors may comprise not more than two-thirds of the Board. Of the 29 members of the Bank's Board, six are affiliated as defined in the Act, including two directors from management. Having considered the relevant definitions in the Exchange guidelines and the directors having individually considered their respective interests and relationships, it has been determined that the Board has six related directors, which include all of the affiliated directors.

The performance of the Board is monitored by the Corporate Governance Committee and the Chairman of the Board. The Board of Directors and the Corporate Governance Committee have been and continue to be proactive and diligent in developing and reviewing the Bank's corporate governance structures and procedures.

#### **Committees of The Board of Directors**

There are six standing committees of the Board and three regional advisory committees. All directors participate in at least one standing committee and a portion of the membership of each committee rotates periodically. The majority of standing committee members are Canadian residents and unrelated directors, as defined in the Exchange guidelines. The majority of the members of the Audit and Conduct Review Committees are not affiliated and all members of both committees are outside directors.

#### **Audit Committee**

Chair: David Morton

Members: Lloyd I. Barber, E. Kendall Cork, N. Ashleigh Everett, Robert B. Findlay, M. Keith Goodrich, Henry N.R. Jackman, Ian McDougall, Elizabeth Parr-Johnston, Paul J. Phoenix, Arthur R.A. Scace.

The Audit Committee's mandate incorporates requirements under the Bank Act, the Securities Act, OSFI and the CDIC, and includes the following responsibilities:

- reviewing the annual statement of the Bank and such returns of the Bank as specified by the Superintendent of Financial Institutions;
- ii) ensuring that appropriate internal controls are in place and reviewing investments and transactions that could adversely affect the well-being of the Bank;
- iii) meeting with the independent Auditors and, similarly, meeting with the Bank's internal Audit Department to discuss the annual statement of the Bank, the returns and relevant transactions and the effectiveness of the Bank's internal control procedures.

The committee met five times during this fiscal year, and the independent Auditors and the Bank's internal Audit Department were invited to attend all the meetings. Once a year, the committee meets with staff from OSFI to receive its report on the annual examination of the Bank.

#### **Conduct Review Committee**

Chair: David H. Race

Members: Lloyd I. Barber, Malcolm R. Baxter, C.J. Chen, Sir Denis Mountain, Helen A. Parker.

The responsibilities of the committee are in accordance with the Bank Act. The mandate includes:

- i) reviewing the Bank's procedures for verifying that transactions with related parties of the Bank comply with the Bank Act, reviewing the practices of the Bank to identify any transactions with its related parties that may have a material effect on the Bank's stability or solvency and establishing criteria for determining whether the value of transactions with related parties of the Bank are nominal or immaterial to the Bank;
- ii) monitoring procedures established by the Board to identify and resolve conflicts of interest, to restrict the use of confidential information, to deal with certain customer complaints and to provide disclosure of information to customers as required by the Bank Act.

Annually, the Board reports to OSFI on the proceedings of the committee.

The committee had two meetings during this fiscal year to which the independent Auditors and the Bank's internal Audit Department were invited.

#### **Corporate Governance Committee**

Chair: Gerald J. Maier

Members: Sir Graham Day, Pierre J. Jeanniot, John T. Mayberry, H. Harrison McCain, Robert L. Pierce, Jonathan A. Wolfe.

The committee's mandate is to enhance the Bank's corporate governance through a process of continuing assessment and making policy recommendations on the Bank's approach to corporate governance. Further, the members determine suitable candidates for nominees as directors, periodically review the mandates of committees of the Board, propose agenda items and content of submissions for Board meetings and review the relationship between management and the Board.

The committee met three times during this fiscal year.

#### **Executive Committee**

Chair: Robert L. Pierce

Members: E. Kendall Cork, Sir Graham Day, Peter C. Godsoe, Henry N.R. Jackman, Pierre J. Jeanniot, Gerald J. Maier, H. Harrison McCain, David Morton, Paul J. Phoenix, David H. Race, Cedric E. Ritchie, Allan C. Shaw.

Generally, the committee serves as an advisor to management and reviews credits and special risks prior to these items being put before the Board. The mandate of the committee is to:

- advise executive management on highly sensitive or major strategic issues and on special risk situations;
- examine and report to the Board on the public issues facing the Bank and to recommend policies as applicable.

During intervals between Board meetings, the committee may exercise all of the powers of the Board, subject to the limitations under the Bank Act or as determined by the Board.

There were 14 meetings of the committee during this fiscal year.

#### **Human Resources Committee**

Chair: Sir Graham Day

Members: L. Lemaire, H. Harrison McCain, David Morton, Robert L. Pierce, Isadore Sharp, Allan C. Shaw.

The Human Resources committee determines the compensation to be paid to senior executives and senior officers, the general criteria and design of incentive bonus and stock option

plans and the distribution of related awards, the senior level organization structure, staffing and succession planning. The Committee also assesses the performance of the Chief Executive Officer, and reviews assessments made of other executive officers.

During this fiscal year, the committee held five meetings.

#### **Pension Committee**

Chair: David H. Race

Members: Lloyd I. Barber, Malcolm R. Baxter, Bruce R. Birmingham, C.J. Chen, Sir Denis Mountain, Helen A. Parker.

The Pension Committee monitors and supervises the administration of the Scotiabank Pension Plan and the administration and investment of the fund maintained in connection with the Pension Plan. Specifically, the committee considers all amendments to the Pension Plan and approves the fund's Statement of Investment Policies and Procedures, which it reviews annually. The committee also recommends to the Board the appointment or removal of the Custodian of the Fund and retains competent professional actuaries and auditors, whose reports are reviewed by the committee.

The committee met two times during this fiscal year.

#### **Regional Advisory Committees**

The regional advisory committees have been established in Quebec, Alberta, British Columbia/Yukon and act in an advisory rather than decision-making capacity.

These committees have been established to provide better opportunities for directors residing in particular regions to participate to a greater extent in the Bank's affairs in those regions. The committees provide advice and counsel of a general nature to local senior management, including matters relating to the acquisition of new business and regional commercial trends.

The committees also review regional forecasts and results, business development opportunities, and provide advice on the selection of new branch sites.

#### **Asian Advisory Council**

The Asian Advisory Council is chaired by the Chairman of the Board of the Bank and includes a number of outside advisors. It assists the Bank's Senior Executive Management by providing advice concerning strategic, socio-economic, political and business development issues in Asian countries. There was one meeting of the council during the 1997 fiscal year.

#### Scotiabank's Board of Directors

The contributions made by the members of the Board of Directors are vital to the Bank's success, and are gratefully acknowledged. Members continued to serve the Bank and its shareholders with their customary skill, dedication and insight during the past year.

Newly appointed as directors during the year were Mr. Arthur R.A. Scace, Chairman, McCarthy Tétrault, the Honourable Henry N.R. Jackman, Chairman and President, E-L Financial Corporation Limited, and Ms. N. Ashleigh Everett, President, Royal Canadian Securities Limited.

Because of the age limitation provision in the By-laws of the Bank, Mr. H. Harrison McCain and Mr. Cedric E. Ritchie will not be standing for re-election to the Board at the upcoming Annual Meeting. Mr. McCain has served the Bank and the Board since January 1971 and Mr. Ritchie since September 1972. As well, Mr. Robert B. Findlay will not be standing for re-election. Mr. Findlay has served the Board since January 1995.

Each of these individuals has served the Bank with distinction and will be greatly missed.

The Bank regrets to note the passing, earlier this year, of Mr. Albert T. Baker. A Director from 1955 through 1977, and Honorary Director to June 1997, Mr. Baker served the Bank and the Board faithfully and well.

#### **Honorary Directors**

David W. Barr Toronto Kenneth V. Cox,

D.Sc., LL.D. Saint John, New Brunswick

George C. Hitchman Toronto

John J. Jodrey,

D.C.L., D.Eng. Hantsport, Nova Scotia

The Right Honourable Lord Keith of Castleacre London, England

Gordon F. MacFarlane

British Columbia Donald Maclaren

Ottawa

Malcolm H.D. McAlpine Herts, England

William S. McGregor Edmonton

Cyrus H. McLean, LL.D.

Vancouver

David E. Mitchell Calgary

Thomas G. Rust, C.M., LL.D. Vancouver

Judson W. Sinclair Toronto

Marie Wilson, Q.C. Toronto

Honorary Directors neither attend meetings of the Board, nor receive remuneration.

# OARD OF DIRECTORS

#### Peter C. Godsoe

Mr. Godsoe is Chairman of the Board and Chief Executive Officer of The Bank of Nova Scotia. He has been a Scotiabank director since February 1, 1982, and currently sits on the Executive Committee. He lives in Toronto, Ontario.



# N. Ashleigh Everett

Ms. Everett is President of Royal Canadian Securities Limited. She has been a Scotiabank director since October 28, 1997, and currently sits on the Audit Committee. She lives in Winnipeg, Manitoba.



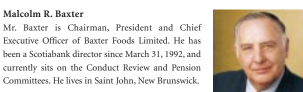
#### Lloyd I. Barber, C.C., S.O.M., LL.D., Ph.D.

Dr. Barber is President Emeritus of the University of Regina. He has been a Scotiabank director since September 28, 1976, and currently sits on the Audit, Conduct Review and Pension Committees. He lives in Regina Beach, Saskatchewan.



#### Robert B. Findlay

Mr. Findlay is the former President and Chief Executive Officer of MacMillan Bloedel Limited, He has been a Scotiabank director since January 31, 1995, and currently sits on the Audit Committee. He lives in West Vancouver, British Columbia.



#### M. Keith Goodrich

Mr. Goodrich is the retired Chairman of Moore Corporation Limited. He has been a Scotiabank director since August 28, 1990, and currently sits on the Audit Committee. He lives in Lake Forest, Illinois.



#### Bruce R. Birmingham

Malcolm R. Baxter

Mr. Birmingham is President of The Bank of Nova Scotia. He has been a Scotiabank director since September 29, 1992, and currently sits on the Pension Committee. He lives in Oakville, Ontario.

currently sits on the Conduct Review and Pension

Committees. He lives in Saint John, New Brunswick.



#### The Honourable Henry N.R. Jackman

Mr. Jackman is Chairman and President of E-L Financial Corporation Limited. He has been a Scotiabank director since September 30, 1997, and currently sits on the Executive and Audit Committees. He lives in Toronto, Ontario.



#### C.J. Chen

Mr. Chen is Managing Partner of Allen & Gledhill. He has been a Scotiabank director since October 30, 1990, and currently sits on the Conduct Review and Pension Committees. He lives in Singapore.



#### Pierre J. Jeanniot, O.C.

Mr. Jeanniot is Director General of the International Air Transport Association. He has been a Scotiabank director since June 26, 1990, and currently sits on the Executive and Corporate Governance Committees. He lives in Canton de Vaud, Switzerland.



#### E. Kendall Cork

Sir Graham Day

Mr. Cork is Managing Director of Sentinel Associates Limited. He has been a Scotiabank director since December 4, 1973, and currently sits on the Executive and Audit Committees. He lives in Toronto, Ontario.

Sir Graham is Counsel to Stewart McKelvey Stirling

Scales. He has been a Scotiabank director since

October 31, 1989, and currently sits on the Executive,

Human Resources and Corporate Governance

Committees. He lives in Hantsport, Nova Scotia.



#### Laurent Lemaire

Mr. Lemaire is President and Chief Executive Officer of Cascades Inc. He has been a Scotiabank director since March 31, 1987, and currently sits on the Human Resources Committee. He lives in Kingsey Falls, Quebec.



#### Gerald J. Maier

Mr. Maier is Chairman of TransCanada PipeLines Limited. He has been a Scotiabank director since February 25, 1986, and currently sits on the Executive and Corporate Governance Committees. He lives in Calgary, Alberta.







#### John T. Mayberry

Mr. Mayberry is President and Chief Executive Officer of Dofasco Inc. He has been a Scotiabank director since March 29, 1994, and currently sits on the Corporate Governance Committee. He lives in Burlington, Ontario.



#### Paul J. Phoenix

Mr. Phoenix is a corporate director. He has been a Scotiabank director since June 21, 1985, and currently sits on the Executive and Audit Committees. He lives in Burlington, Ontario.



H. Harrison McCain, C.C., LL.D.

Mr. McCain is Chairman of the Board of McCain Foods Limited. He has been a Scotiabank director since January 13, 1971, and currently sits on the Executive, Corporate Governance and Human Resources Committees. He lives in Florenceville, New Brunswick

Mr. Morton is a company director and former

Chairman and Chief Executive Officer of Alcan

Aluminium Limited. He has been a Scotiabank director since March 31, 1987, and currently sits on the

Executive, Audit and Human Resources Committees.

Sir Denis is a corporate director. He has been a

Scotiabank director since March 14, 1978, and cur-

rently sits on the Pension and Conduct Review Committees. He lives in London, England.

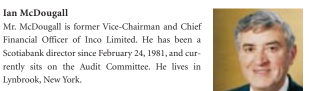
He lives in Westmount, Quebec.

Sir Denis Mountain, Bt.



#### Robert L. Pierce, Q.C.

Mr. Pierce is Chairman and Chief Executive Officer of Foothills Pipe Lines Ltd. and Chairman of Gasoducto GasAndes (Argentina) S.A., Gasoducto GasAndes, S.A. He has been a Scotiabank director since February 16, 1971, and currently sits on the Executive, Corporate Governance and Human Resources Committees. He lives in Calgary, Alberta.





David H. Race

Mr. Race is Chairman of CAE Inc. and Chairman of the Executive Committee. He has been a Scotiabank director since November 27, 1992, and currently sits on the Executive, Pension and Conduct Review Committees. He lives in Toronto, Ontario.



#### Cedric E. Ritchie, O.C.

Mr. Ritchie is a corporate director, and former Chairman of the Board and Chief Executive Officer of The Bank of Nova Scotia. He has been a Scotiabank director since September 26, 1972, and currently sits on the Executive Committee He lives in Don Mills, Ontario.



Arthur R.A. Scace, Q.C.

Mr. Scace is Chairman of McCarthy Tétrault. He has been a Scotiabank director since March 25, 1997, and currently sits on the Audit Committee. He lives in Toronto, Ontario.



# Helen A. Parker

David Morton

Mrs. Parker is a company director. She has been a Scotiabank director since November, 26, 1976, and currently sits on the Pension and Conduct Review Committees. She lives in Sidney, British Columbia.



# Isadore Sharp, O.C.

Mr. Sharp is Chairman and Chief Executive Officer of Four Seasons Hotels Inc. He has been a Scotiabank director since March 27, 1990, and currently sits on the Human Resources Committee. He lives in Toronto, Ontario.



Mr. Shaw is Chairman and Chief Executive Officer of





## Allan C. Shaw

The Shaw Group Limited. He has been a Scotiabank director since September 30, 1986, and currently sits on the Executive and Human Resources Committees. He lives in Halifax, Nova Scotia.



Ionathan A. Wolfe

Mr. Wolfe is President and Chief Operating Officer of The Oshawa Group Limited. He has been a Scotiabank director since January 26, 1993, and currently sits on the Corporate Governance Committee. He lives in Toronto, Ontario.

#### Elizabeth Parr-Johnston, Ph.D.

Dr. Parr-Johnston is President and Vice-Chancellor of the University of New Brunswick. She has been a Scotiabank director since October 26, 1993, and currently sits on the Audit Committee. She lives in Fredericton, New Brunswick.



#### CORPORATE LISTINGS

#### EXECUTIVE OFFICERS

Chairman of the Board & Chief Executive Officer Peter C. Godsoe

President Bruce R. Birmingham

Vice-Chairman Finance & Administration and President & CEO, National Trust Company Robert W. Chisholm

Vice-Chairman Corporate Banking Richard E. Waugh

Chairman & Chief Executive Officer Scotia Capital Markets and ScotiaMcLeod Inc. Gordon F. Cheesbrough

Senior Executive Vice-President Credit & Risk Management John F.M. Crean

**Executive Vice-President** Investment Banking Credit & Credit Policy S. Dennis N. Belcher

Executive Vice-President Investment Banking Robert L. Brooks

Executive Vice-President Human Resources Sylvia D. Chrominska

Executive Vice-President International Banking Malcolm C. Johnston

Executive Vice-President Corporate Banking Eastern U.S.A. Barry R.F. Luter

Executive Vice-President Retail Banking Robert J. Marshall

Executive Vice-President Finance Sarabjit S. Marwah

Executive Vice-President Pacific Region Kevin S. Rowe

President of the Executive Committee Grupo Financiero Inverlat Mexico William P. Sutton

Executive Vice-President Operations Albert E. Wahbe

President & Deputy Chief Executive Officer ScotiaMcLeod Inc. W David Wilson

#### CANADIAN COMMERCIAL & RETAIL BANKING

#### COMMERCIAL **BANKING**

Senior Vice-President Dieter W. Jentsch

Vice-President Stephen H. Klein

#### Agriculture/Aboriginal Banking

Vice-President Gerald E. Chamberlain

#### **Lending Services**

Vice-President A. William Jensen

#### Scotia Leasing

Vice-President C. Richard Jeffery

Business Banking/ Innovation & **Growth Sectors** 

Vice-President Audrey J. Vrooman

#### **RETAIL BANKING**

**Executive Vice-President** Robert J. Marshall

#### Automotive Finance & Retail Lending

Senior Vice-President Barbara Godin

#### Automotive Finance

Vice-President Ronald E. Porter

#### Credit Risk Management

Vice-President Ronald R.C. Boulter

#### Card Products & Marketing

Senior Vice-President Robert K. Lounsbury

#### Self-Service Banking

Vice-President Robert J. Grant

#### Mortgages

Senior Vice-President A. Edward Taylor

#### Retail Deposits & Services

Senior Vice-President Ron E. Laursen

#### **Retail Marketing**

Senior Vice-President Barbara F. Mason

#### Advertising & Direct Marketing

Vice-President O.E. Richard White

Marketing Information & Planning

Vice-President Janet H. Beatty

#### ScotiaService

Vice-President Pam F. LaPalme

#### PRIVATE BANKING

Senior Vice-President J. Rory MacDonald

#### CANADIAN REGIONAL & VICE-PRESIDENTS' OFFICES

#### ATLANTIC REGION

Halifax Senior Vice-President John G. Keith

Vice-President Dennis J. Migel

Vice-President Gary L. Lawrence

## Halifax Commercial Banking

Centre

Vice-President & Centre Manager G. Thomas Brennan

#### Newfoundland & Labrador Branches: 61

St. John's Vice-President George A. Bradbury

#### Nova Scotia North & East

Branches: 36

Dartmouth Vice-President David G. Martin

Nova Scotia South & West Branches: 39

Halifax Vice-President Don A. MacVicar

#### New Brunswick South & West Branches: 35

Saint John Senior Vice-President Barry R. Monroe

#### New Brunswick Northeast &

Prince Edward Island Branches, New Brunswick

Northeast: 22 Branches, P.E.I.: 9

#### Moncton Vice-President Eileen M. Kearns

#### **QUEBEC REGION**

Montreal Senior Vice-President J. Guy Bisaillon

Vice-President Jean-Luc Rich

Vice-President Special Projects Michel Ducharme

#### Credit

Vice-President Gaston M. Latour

#### Onebec Branches: 54

Montreal Vice-President Robert L'Ecuyer

# Place Quebec Commercial

Vice-President & Centre Manager Philippe Bertrand

#### Montreal & North Shore Branches: 60

Montreal Vice-President E. André Roussy

# Chabanel Commercial Banking

Vice-President & Centre Manager Fred G. McCov

### Tour Scotia

Montreal

Vice-President & Manager François Camirand

#### TORONTO REGION

Toronto Senior Vice-President John A. Young

Vice-President Paul A. Lamothe

Vice-President William L. Wrightson

#### Scotia Plaza Branches: 11

Vice-President & Manager Rod M. Reynolds

## Toronto Commercial

Branches: 16

Vice-President R. Wayne MacDonald

#### Toronto East

Branches: 62

Vice-President B. Jim Shields

#### Toronto Midtown

Branches: 64

Vice-President Wendy G. Hannam Toronto North

Branches: 53

Vice-President Joe E. Brandt

Toronto West

Branches: 64

Vice-President Garry B. Preston

Commercial Banking Centres

Etobicoke Commercial Banking

Vice-President & Manager James R. Gervais

Midtown Commercial Banking Centre

Vice-President & Manager Mary Jo Field

North York Commercial Banking

Vice-President & Manager Brendan J. Fox

Vaughan Commercial Banking Centre

Vice-President & Manager Les R. Neate

York Commercial

Banking Centre Vice-President & Manager Ian C. McFetters

ONTARIO REGION

Toronto

Senior Vice-President Warren K. Walker

Vice-President Firdos Somji

Vice-Presidents William H. Hunter Greg B. Hurst

Central Ontario & Muskoka

Branches: 53

Rarrie Vice-President Wayne K. Haley

Hamilton & Peninsula

Branches: 54

Hamilton Vice-President Aziz Haque

Ontario Central West

Branches: 52

Kitchener Vice-President Heidi Ryan

Kitchener-Waterloo Commercial Banking Centre Vice-President & Manager

Steve Cannon

Ontario North Branches: 32

Sudbury Vice-President Steve F. Varey

Ontario West Branches: 53

London Vice-President David M. Poole

London Commercial Banking Centre

Vice-President & Manager Tom J. Jesty

Windsor Commercial Banking Centre Vice-President & Manager

Don E.F. Marlatt

Ottawa & West Branches: 49

Kanata Vice-President Lorne B. Babcock

Ottawa Centre & East

Branches: 42

Ottawa Vice-President Claude S. Norfolk

Ottawa Commercial Banking

Vice-President & Manager Thomas F. Mesman

PRAIRIE REGION

Calgary Senior Vice-President David J. Chapman

Vice-President H. Dennis Chambers

Vice-President Blayne F. Lensen

Manitoba & Northwestern Ontario

Branches, Manitoba: 40 Branches, N.W. Ontario: 8

Winnipeg Vice-President Kenneth J. Cranston

Saskatchewan Branches: 49

Saskatoon Vice-President Jack F. McEwen

Alberta North & Northwest Territories Branches: 66

Edmonton Vice-President Laurence G. Beatty Alberta South

Branches: 66

Calgary Vice-President R. Alexander Connolly

BRITISH COLUMBIA & YUKON REGION

Senior Vice-President George E. Marlatte

Vice-President Tom I. Malone

Credit

Vice-President Colin D. Laight

Multicultural Banking

Vice-President Robert L. O'Keefe

Real Estate Vice-President

Brian M. McGuire

Greater Vancouver Branches: 51

Vancouver Vice-President D. Ray Tripp

Vancouver Commercial Banking Centre & Main Branch

Vice-President & Centre Manager Brian W. Fowles

British Columbia Northwest & Yukon

Branches, B.C.: 43 Branch, Yukon Territory: 1

Vancouver Vice-President Beverley V. Voice

British Columbia Southeast Branches: 45

Vancouver Vice-President R. Jack McKinty

#### CORPORATE BANKING

Group Head Richard E. Waugh

Corporate Banking, Strategic Planning & Development

Division Head Raymond G. Darke

Unit Head Alex R. Bortoluzzi

Corporate Banking, Administration

Unit Head David W. Whitaker

AUTOMATED SERVICES, COMMERCIAL & CORPORATE BANKING

Division Head I. Drew Brown

Unit Head Mark A. Boot **CASH & TREASURY** MANAGEMENT SERVICES

Division Head L. Paul LeBlanc

Unit Head Carmen Giordano

CORPORATE BANKING

Division Heads John C. Eby Barry R.F. Luter John E. Oliver Borden R. Osmak Kevin R. Ray

Office Head William J.G. Brown

Boston Office Head Terrance M. Pitcher

Office Head Michael S. Jackson

Office Head Christopher J. Allen

Office Head Randy S. Hartlen

Houston Office Head Larry D. Lloyd

Montreal Office Head

René Faribault

Division Head Barry R.F. Luter

Unit Heads John W. Campbell Terry K. Fryett James N. Tryforos

Office Head Michael Brown

San Francisco Office Head James S. York

Toronto Unit Heads Robert V. Finlay

Robert A. Gray Stephen P. Hart Michael G. Locke

Vancouver Office Head Donald R. German

INTERNATIONAL PROJECT FINANCE

Unit Heads Anthony S. Courtwright Peter D.E. Wilson

CORPORATE BANKING LATIN AMERICA

Argentina

Representative Office Vice-President & Managing Director Roy D. Scott

Representative Office Vice-President & Country Head Antonio J. Uribe

Senior Vice-President & Country Head Iim T. Meek

Toronto Unit Head Brian E. Maloney

Venezuela

Representative Office Vice-President & Country Head John W. Stevens

CORPORATE BANKING EUROPE

London

Managing Head, European Operations Kevin R. Ray

Unit Heads Kevin C. Clark Gerald P. Ferris Robyn L. Harrington John R. Heeds MONTREAL TRUST CORPORATE SERVICES

Division Head L. Paul LeBlanc

Unit Head Operations Robert Mackenzie

Regional Office Heads Quebec

Guy Langevin

Central Jane Matthews

Western Canada Mark L.P. Ferguson Pacific J. Robert Morris

REAL ESTATE BANKING

Division Head John E. Oliver

Real Estate Banking Offices

Calgary Office Head Michael S. Jackson

Quebec Office Head Gary R. Graham New York Office Head Melvin J. Mandelbaum

San Francisco Office Head B. Lorne Ogmundson

Toronto Unit Head James A. Gaiger

Vancouver Office Head Donald R. German

#### CREDIT & RISK MANAGEMENT

Senior Executive Vice-President John F.M. Crean

#### **COMMERCIAL CREDIT**

Senior Vice-Presidents David W. Ritcey Donald S. Teslyk

Vice-Presidents Richard O. Bubb-Clarke Stanford A. Hierons Larry T. Kenyon Lorne W. Mitton Henry Reimer Frank I. Verseghy

#### CORPORATE CREDIT

Senior Vice-Presidents Richard W. Hale-Sanders Barry J. Webb Vice-Presidents David F. Ablett John B. Chisholm G. Walter Miller Allan G. Portis

#### INTERNATIONAL BANKING CREDIT

Senior Vice-President S.M. (Mickey) Kitchell

Vice-Presidents Brian G. Cunningham Mark L. Green

# REAL ESTATE AND SPECIAL ACCOUNTS MANAGEMENT CREDIT

Senior Vice-President John W. Agnew Vice-Presidents Steven E. Benford F. George Wilson

#### INVESTMENT BANKING CREDIT & CREDIT POLICY

Executive Vice-President S. Dennis N. Belcher

### **Investment Banking Credit**

Vice-Presidents Fred M. Goddard Donna M. Groskorth

Special Accounts Management

Vice-President Jameel E. Sethi

# Policy & Information Systems

Senior Vice-President Ameen Karmally

Vice-President Edward D. Moriarty

Senior Vice-President, Credit & Risk Management Peter F.J. Heffernan

#### Analytics

Vice-President, Trading Policy Richard Haines

#### INVESTMENT BANKING

#### SCOTIA CAPITAL MARKETS

Chairman of the Board & CEO Scotia Capital Markets and ScotiaMcLeod Inc. Gordon F. Cheesbrough

President & Deputy CEO ScotiaMcLeod Inc. W. David Wilson

Chief Administrative Officer, Scotia Capital Markets, and Senior Vice-President & Head of Integrated Support Services Mark I. Greenspan

Chairman & CEO Scotia Capital Markets (USA) Inc. F. Edward Price

Managing Director & Chief Administrative Officer Scotia Capital Markets (USA) Inc. Joseph M. Spillane

Managing Head, Scotia Capital Markets & Corporate Banking Europe Operations Kevin Rav

Managing Director, Head of Scotia Capital Markets Europe and Global Head of Precious & Base Metals Lawrence J. Scott Managing Director, Head of Asian Operations Ian A. Berry

#### Singapore

Managing Director Glenn W.D. Martin

#### Tokyo

Managing Director & Head of Tokyo Operations Jeffrey P. Fairley

Managing Director & Head of Global Compliance Joan C. Smart

Managing Director & Head of Scotia Capital Markets Human Resources Ruth G. Woods

#### Global Trading

Managing Directors & Co-Heads Thomas A. Healy J. Anthony Woodward

Managing Director & Global Head of Fixed Income John Madden

Managing Director & Global Head of Derivative Products C. John Schumacher

Managing Director & Global Head of Foreign Exchange Barry M. Wainstein

#### Investment Dealer

Deputy Chairmen ScotiaMcLeod Inc. Gordon J. Homer Richard E. Lint Daniel F. Sullivan

Managing Director & Head of Investment Banking Scot A. Martin

Managing Director & Head of Mergers & Acquisitions William N. Gula

Managing Director & Head of Western Canada Ian D. Bruce

Managing Director & Global Head of Institutional Equity Brian J. Porter

Managing Director & Head of Equity Research Diane Urquhart

Managing Director & Head of Private Client Financial Services Christopher J. Hodgson

Managing Director & Head of Quebec Region Jacques O. Nadeau

#### Investment Banking Centres

Director Garry B. Fredrickson

Atlantic Investment Banking Centre Halifax Associate Director Andrew R. Thomas

Quebec Investment Banking Centre Montreal Director Shaun Casey

#### **Branch Treasury Services**

Toronto Director Wilson G. Dow

Ontario Investment Banking Centre Director Carrie M.P. Denton

Manitoba & Saskatchewan Investment Banking Centre

Winnipeg Director Walter Sikora

Alberta Investment Banking Centre Calgary Director Richard M. Masters Pacific Investment Banking Centre Vancouver Director

Todd K. McLaughlin

**GLOBAL TREASURY** 

**Executive Vice-President** Robert L. Brooks

Investments Senior Vice-President Russell A. Morgan

Funding – Mid-Term Vice-President Marc C. Durocher

Bond Investments/Security Lending Vice-President

Gary J. Bundscho

Integrated Support Services (ISS)

Managing Director & Chief Financial Officer, ScotiaMcLeod Inc. & Deputy Head, ISS T. Hugh McNabney

Senior Vice-Presidents Norman K.J. Graham Jeffrey C. Heath Gail I. Smith

Vice-Presidents Ian D. Ballard Keith C. Bird Anthony L. Daley Edward E. Jablonky Christopher Massiah Brian D. McKenzie Kimberlee B. McKenzie Lorne G. Rintoul Kathryn E. Ward Michael Warman Charles M. Wickett

### INTERNATIONAL BANKING

**Executive Vice-President** Malcolm C. Johnston

ASIA/PACIFIC

**Executive Vice-President** Kevin S. Rowe

Senior Vice-President Robin S. Hibberd

Vice-Presidents Gary M. Gorton D. Matt Harris Susan E. Lewandowski Stuart J. Spence

LATIN AMERICA

**Executive Vice-President** William P. Sutton

CARIBBEAN AND **CENTRAL AMERICA** 

Senior Vice-President

Robert H. Pitfield Vice-Presidents Colin D. McKie

Mario J. Nobrega Retail Banking

Vice-President

Jim Louttit

Marketing

Vice-President David R. Lewis

Trade Finance & Correspondent Banking

Senior Vice-President Timothy G. Plumptre

Vice-Presidents James G. Liddell George K. Morton

BRANCHES. REPRESENTATIVE OFFICES & SUBSIDIARIES

Anguilla cotiabank Anguilla Ltd. Managing Director
A. Walter MacCalman

Manager Leonard Wright

Argentina Vice-President & Managing Director, Latin America Roy D. Scott

Bahamas (13 branches) Vice-President Anthony C. Allen

Barbados (8 branches) Vice-President Peter F. Van Schie

N.T. Insurance Company Inc. Chairman Keith Lewis

Scotia Insurance (Barbados) Limited Managing Director

Relize (4 branches) Manager Claude E. Marcel

Walter P. Meinig

Cayman Islands (2 branches) Vice-President Alan Brodie

China

Beijing Chief Representative Bohua Guo

Guangzhou Manager Kenneth K. Lam

Costa Rica Scotiabank de Costa Rica, S.A. (4 branches)

General Manager Alberto R. Tarabotto

Dominica Manager C. Monte Smith

Dominican Republic (14 branches) Vice-President Ariel D. Perez

Country Manager

Mohamed Jahangir El Salvador

Banco Ahorromet Scotiabank, S.A. (30 branches) President

Juan Federico Salaverria **Executive Director** José Carlos Bonilla

Managing Director Luis Boggiano

Greece (7 branches) Vice-President Albert Horsting

Grenada (2 branches) Manager Lawrence A. Aqui

Guyana (3 branches) Manager J.F. (Ian) Cooper

(3 branches) Manager Bernard A. Theard Hong Kong Vice-President & Manager Patrick N. Rooney

**BNS** International (Hong Kong) Limited Managing Director D. Matt Harris

India (3 branches)

South Asia Sub Continent Senior Vice-President

Douglas H. Stewart

Vice-President & Manager Bhaskar Desai

Coimbatore Manager Denis Vaz

New Delhi Asst. General Manager & Manager Ashok Khanna

The Bank of Nova Scotia Jamaica Limited (45 branches) Managing Director William E. Clarke

Japan (2 branches) Tokyo

Vice-President Robert Ulmer

Manager Kazumi Suzuki

Republic of Korea Vice-President & Manager Claude D. Morin

Lebanon Manager Vahe Kouyoumjian

Malaysia Labuán Manager M.S. (Corito) Sevilla

The Bank of Nova Scotia Berhad

Managing Director Rasool Khan

Mexico Senior Representative Antonio J. Uribe

Netherlands Antilles (2 branches)

St. Maarten Manager Robert G. Judd Panama Manager Terry S. McCoy

The Philippines Manager Cristina Sadler

Puerto Rico Scotiabank de Puerto Rico (13 branches)

Chairman & CEO David F. Babensee

President & Chief Operating Officer Ivan Mendez

St. Kitts & Nevis (3 branches) Manager Wayde A. Christie

St. Lucia (3 branches) Vice-President James A. Batterton

St. Vincent Manager Tom Wilkins

Singapore Manager, Credit & Marketing Y.K. Heng

The Bank of Nova Scotia Asia Limited Managing Director Wah Sun Seong Koon

Vice-President & Manager Benny S.H. Cheong Thailand

(2 branches) Bangkok International Banking

Vice-President & Manager Kobsak Duangdee

Provincial International Banking Facility Manager Virut Danarthikhom

Turks & Caicos Islands (2 branches) Manager Timothy J. Augustin

Vietnam Representative Eric Naggiar

Virgin Islands (British) Manager Terry C. Bell

Virgin Islands (U.S.) (5 branches) Vice-President – St. Thomas Robert Haines

(4 branches) Vice-President – St. Croix Ralph T. Chan

#### CORPORATE ADMINISTRATION

#### FINANCE & **ADMINISTRATION**

Vice-Chairman Robert W. Chisholm

#### Finance

Executive Vice-President Sarabjit S. Marwah

Senior Vice-President & Chief Accountant John K. Mitchell

Senior Vice-President & Comptroller Daniel L. Chui

Vice-Presidents Kevin Harraher Colleen M. Johnston Lawrence R. Masterman Linda D. McNeil Michael W. O'Bee William E. Park

#### Pensions

Senior Vice-President Ramsay R. Holmes

#### **Taxation**

Senior Vice-President Reginald W. Kowalchuk

Vice-Presidents Munir A. Suleman Deborah J. Toaze Richard S. Tucker

#### Real Estate

Senior Vice-President Andrew B. Lennox

Vice-Presidents William D. Hulme John O. Lemyre David R. Morley Stephen M. Morson Jack G. Nixon

#### **Executive Offices** Administration

Senior Vice-President & Secretary R. Peter Gerad

Vice-President Morley A. Smith

#### Andit

Senior Vice-President & Chief Inspector Peggy Mulligan

Senior Vice-President & Deputy Chief Inspector Thomas C. Nicol

Senior Vice-President, Loan Audit John W. Roblin

Vice-Presidents Ronald C. Black Carol Brandt David F. Cooper David H. Daye Marianne B. Hasold-Schilter Steve R. Hawkins Azeem H. Kassam Marian Lawson Steven Lucken Richard D. McLean Karen Ott Bradley J. Rowse Lister M. Smith Clay Ullrich Pierre W. Wong

#### **GENERAL COUNSEL**

Senior Vice-President & General Counsel George E. Whyte

Vice-President & Asst. General Counsel Madelaine A. Hare

Asst. General Counsels Ronald B. Lindsay William J. Mandzia Kenneth E. Thorlakson

#### Compliance

Senior Vice-President L. Louise Cannon

Vice-President David A. Smith

#### **HUMAN RESOURCES**

**Executive Vice-President** Sylvia D. Chrominska

Senior Vice-President Shirley P. Fudge

Vice-Presidents Marjory R. Buttrum Diane S. Caravan Noel G. Green Patricia Krajewski Lloyd A. Lavalley David G. Merrow

#### **OPERATIONS**

**Executive Vice-President** Albert E. Wahbe

#### **Banking Operations**

Senior Vice-President Alan R. Macdonald

Vice-Presidents Barry F. Dolan Gary D. Ewert Gary W. MacDonald Henry A. Regnitter

#### Domestic & Executive Offices Systems Development

Senior Vice-President Michael D. Evans

Vice-Presidents Harry Glaser Susan Harrison Gordon Jang

#### Domestic Branch Platform

Senior Vice-President Terry C. Maloney

Vice-President Alan P. Hosev

#### Domestic Customer Service Centres

Senior Vice-President W. Robert Stark

Vice-Presidents Mary Anne Chambers Michael Hayes Brian A. King Frank She

#### Planning, Administration & Project Management

Vice-President Thomas E. Russell

#### Systems Operations & Technical Services

Senior Vice-President Jean-Charles Petitclerc

Vice-Presidents Donald H. Cockburn Karl B. Loney Mary Ellen Trimble

#### Systems Security & Controls

Vice-President Paul K. Wing

#### Wholesale & International Systems Development

Senior Vice-President David K. Gill

Vice-Presidents Lise Contant William R. Flint Carol Davis-Kiborn Wayne W. Heath

#### PUBLIC & CORPORATE AFFAIRS AND ECONOMICS

Senior Vice-President & Chief Economist Warren Jestin

#### **Public Affairs**

Vice-President Sandra N. Stewart

#### Corporate & Government Affairs

Vice-President Ian R. McIntosh

#### **Economics**

Vice-Presidents Aron Gampel Patricia M. Mohr

#### **SECRETARY**

Senior Vice-President & Secretary R. Peter Gerad

#### Security & Investigation

Vice-President and Chief Security Officer Wally Kalichuk

#### INTERNATIONAL SUBSIDIARIES AND ASSOCIATED COMPANIES

Argentina Banco Quilmes, S.A. **Buenos Aires** 

Chairman Ricardo P. Fiorito

Director

Anatol von Hahn Managing Director

Gabriel Coqueuigniot Vice-Presidents Rick G. Durham Nolan Miller Glen Tugman

Bahamas Prime Bank and Trust (Bahamas)

Chairman Roberto C. Cavanna

The Bank of Nova Scotia International Limited The Bank of Nova Scotia Trust Company (Bahamas) Limited Scotia International Limited

Nassau

Managing Director Christopher A. Barnes Cayman Islands The Bank of Nova Scotia Trust Company (Cayman) Limited

Managing Director Ronald E. Tompkins

National Trust and Banking Corporation (Caribbean) Limited

Chairman Keith Lewis

#### Scotia Mercantile Bank

General Manager Alberto R. Tarabotto Channel Islands

The Bank of Nova Scotia Channel Islands Limited

The Bank of Nova Scotia Trust Company Channel Islands Limited

St. Helier, Jersey

Managing Director Kenneth C. Brierley

Chile

Banco Sud Americano Santiago

Chairman José Borda Aretxabala

Vice-President & Senior Representative Robert Garneau

England Scotiabank Europe plc

London

Managing Director Roger A. Ellis

Hong Kong Scotiatrust (Asia) Limited

Managing Director Clement C.H. Tay

Indonesia P.T. Bank Arya Panduarta Tbk.

Ireland Scotiabank (Ireland) Limited Dublin

Managing Director Peter Kluge

Unit Head Robert Masters

Grupo Financiero Inverlat S.A. de C.V.

Mexico City

Chairman Xavier Autrey Maza Vice-Chairman Carlos Muriel

President of the **Executive Committee** William P. Sutton

Deputy Managing Directors Banco Inverlat, S.A. Peter C. Cardinal Francisco Gómez Timothy P. Hayward Luis T. Ívandic James F. O'Donnell Carlos Verduzco

Managing Director, Casa de Bolsa Inverlat, S.A. de C.V. Jorge Salim Alle

Netherlands Antilles Maduro & Curiel's Bank N.V. Willemstad, Curaçao

Chairman of the Supervisory Board May Henriquez

President Lionel Capriles

Managing Directors William H. Fabro Ronald Gomes Casseres

Banco Sudamericano S.A. Lima

Chairman Roberto C. Cavanna

CEO

Ricardo W. Ferradas

The Philippines Solidbank Corporation Makati City

President & CEO Deogracias N. Vistan

**Executive Vice-Presidents** Christopher A. Bell-Knight Roland L.R. Borotra Mohan Y. Kulkarni Jose L. Querubin

Trinidad & Tobago The Bank of Nova Scotia Trinidad & Tobago Limited (21 branches)

The Bank of Nova Scotia Trust Company of Trinidad & Tobago Limited (2 branches)

Port of Spain

Managing Director Richard P. Young

**United States** The Bank of Nova Scotia Trust Company of New York New York

President Barry R.F. Luter

Scotiabanc Inc. Scotia Holdings (US) Inc. Atlanta

President Barry R.F. Luter

Vice-President & Managing Director William I.G. Brown

#### CANADIAN SUBSIDIARIES

#### The Bank of Nova Scotia Trust Company

Toronto President & CEO J. Rory MacDonald

Treasurer & Chief Financial Officer Hiram W. Lau

Cassels Blaikie & Co.

Limited President & COO J. Alan Brown

Cassels Blaikie Investment Management Limited

Toronto Chairman J. Christopher Barron

Montreal Trust Company Montreal Trust Company of Canada MontroServices Corporation Montreal

President & CEO Robert W. Chisholm

**Executive Vice-President** L. Paul LeBlanc

Senior Vice-Presidents Robert L. Mackenzie Eugene J. Rovas

Regional Vice-Presidents

Ouebec Guy Langevin

Central Jane Matthews

Western Mark L.P. Ferguson

Pacific

I. Robert Morris

#### The Mortgage Insurance Company of Canada Toronto

Chairman & CEO Robert W. Chisholm

President

Oscar Zimmerman

Senior Vice-President William D. Alexander

Vice-President Andrew Donnelly

National Trust Company

Toronto President & CEO Robert W. Chisholm

RovNat Inc. Toronto

President & CEO J. Brooke Frizzell

Executive Vice-President & Chief Operating Officer David R. Swaine

Senior Vice-Presidents Earl M.H. Lande Keith C. Moorse

Scotia Discount Brokerage Inc.

Toronto President & CEO Andrew H. Scipio del Campo

Senior Vice-President Bruce E. Dickson

Vice-President Charles J. Mecke

Vice-President Nancy J. Bowley

Halifax Vice-President Diana C. Bacon

Montreal Vice-President Donal P. Ryan

Toronto Vice-President Carl Martin-Harris

Vancouver Vice-President Sandra L. Dignan

Scotia Export Finance Corporation

Toronto President & COO John M. Lightbody

Scotia General Insurance Company Scotia Life **Insurance Company** 

Toronto President & CEO Oscar Zimmerman

Senior Vice-President William D. Alexander

Vice-Presidents Janet L. Crawford Laura J. Howell Emily Leung Randy J. MacFarlane Peter I. Noble David C. Self

Scotia Investment Management Ltd. Toronto

President & CEO William J. Smith

Vice-Presidents John R. Bright Jack Cook Anthony Genua Jeffrey Ś. Gordon Bruce J. Grantier James L. Hamnett Richard J. Marshall Scotia Merchant Capital Corporation

Toronto Managing Directors Andrew R. Brenton S. Jane Rowe

Scotia Mortgage Corporation Scarborough President A. Edward Taylor

Vice-President Seth M. Cechetto

Scotia Mortgage **Investment Corporation** St. John's

Chairman & CEO Robert W. Chisholm

President George A. Bradbury

Scotia Securities Inc. Natrusco Investment **Funds Limited** Toronto

President & CEO Andrew H. Scipio del Campo

Vice-President Woodrow L. Pelley

Victoria & Grey Mortgage Corporation Toronto President & CEO Robert W. Chisholm

# SHAREHOLDERS' INFORMATION

#### **Annual Meeting**

Shareholders are invited to attend the 166th Annual Meeting of The Bank of Nova Scotia, to be held on January 27, 1998, at The Westin Hotel, 11 Colonel By Drive, Ottawa, Ontario, Canada, beginning at 10:00 a.m. (eastern standard time).

#### **Shareholdings and Dividends**

Information regarding your shareholdings and dividends may be obtained by writing to or calling the Transfer Agent.

#### **Direct Deposit Service**

Shareholders may have dividends deposited directly into accounts held at financial institutions which are members of the Canadian Payments Association. To arrange direct deposit service, please write to the Transfer Agent.

#### Dividend and Share Purchase Plan

Common and preferred shareholders wishing to acquire additional common shares of the Bank may take advantage of a cost-free Dividend and Share Purchase Plan. The Plan provides a convenient method for eligible shareholders either to invest cash dividends in new common shares of the Bank, or to receive dividends in the form of additional common shares of the Bank (stock dividends), as defined in the Plan. As well, eligible shareholders may invest up to \$20,000 per fiscal year of the Bank and debenture holders may apply interest received on fully registered Bank subordinated debentures in the purchase of additional common shares, as defined in the Plan.

Participants pay no brokerage commission or service charges of any kind, and all administrative costs of the Plan are paid by the Bank. For additional information on participation in the Plan, please write to the Transfer Agent.

#### **Listing of Shares**

Common shares of the Bank are listed for trading on the Vancouver, Alberta, Winnipeg, Toronto, Montreal and London stock exchanges. Options on the Bank's common shares are listed for trading on the Toronto exchange.

Series 6, 7, 8, 9 and 11 Preferred Shares and Units of the Bank are listed on the Toronto and Montreal stock exchanges.

#### **Stock Symbols**

The trading symbols for the Bank's shares on Canadian exchanges are:

Common-BNS

Series 6, Preferred\_BNS.PR.E Series 9, Preferred\_BNS.PR.H Series 7, Preferred\_BNS.PR.F Series 11, Preferred\_BNS.PR.I

Series 8, Preferred–BNS.PR.G Units–BNS.UN.

The CUSIP numbers for the Bank's shares on Canadian exchanges are:

Common-064149 10 7

Series 6, Preferred–064149 70 1 Series 9, Preferred–064149 87 5 Series 7, Preferred–064149 80 0 Series 11, Preferred–064149 84 2

Series 8, Preferred-064149 88 3 Units-064149 86 7.

#### **Dividend Record and Payment Dates**

Subject to approval by the Board of Directors, the payment date for common and all preferred shares, is usually the third last business day of each fiscal quarter, being the months of January, April, July and October.

The record date is the first Tuesday of the month in which dividends are paid. If the first Tuesday falls on a statutory holiday, it will be the next business day.

#### Valuation Day Price

For Canadian income tax purposes, The Bank of Nova Scotia's common stock was quoted at \$31.13 per share on Valuation Day, December 22, 1971. This is equivalent to \$5.188 after adjustment for the two-for-one stock split in 1976 and the three-for-one stock split in 1984.

#### **Quarterly Earnings Reporting**

For 1998, Scotiabank's quarterly earnings are anticipated to be announced around the last Tuesday of February, May and August and the first Wednesday of December.

#### **Duplicated Communication**

Some registered holders of The Bank of Nova Scotia shares might receive more than one copy of shareholder mailings, such as this Annual Report. Every effort is made to avoid duplication, but when shares of the same class or series are registered in different names and/or addresses, multiple mailings result.

Shareholders who receive, but do not require, more than one mailing for the same ownership are requested to write to the Transfer Agent and arrangements will be made to combine the accounts.

# CONTACT AND GENERAL INFORMATION

#### BY MAIL

#### **Corporate Headquarters**

Scotiabank, Scotia Plaza, 44 King Street West, Toronto, Ontario, Canada M5H 1H1

#### Transfer Agent

Montreal Trust Company of Canada, 151 Front Street West, 8th Floor, Toronto, Ontario, Canada M5J 2N1

#### The Secretary

Scotiabank, 44 King Street West, Toronto, Ontario, Canada M5H 1H1

#### **ONLINE**

http://www.scotiabank.ca

For product, corporate and financial information

#### BY PHONE, FAX AND E-MAIL

#### Corporate Headquarters

Tel.: (416) 866-6161 Fax: (416) 866-3750

E-mail: email@scotiabank.ca

#### Annual Report and Other Financial Reports

Tel.: (416) 866-3925

Fax: (416) 866-4988

#### Financial Analysts, Portfolio Managers and other Institutional Investors

Tel.: (416) 866-5982

Fax: (416) 866-7867

E-mail: invrelns@scotiabank.ca

#### Transfer Agent

Tel.: (416) 981-9633; 1-800-663-9097

Fax: (416) 981-9507

#### Secretary's Department

Tel.: (416) 866-4790

Fax: (416) 866-5090

#### WORLDWIDE DIRECTORY

For complete addresses, please refer to the Worldwide Directory. To obtain a copy, contact:

Public and Corporate Affairs, 44 King Street West, Toronto, Ontario

Tel.: (416) 866-3925

Fax: (416) 866-4988

#### OFFICE OF THE OMBUDSMAN

William E. Bailey, 44 King Street West, Toronto, Ontario, Canada M5H 1H1

Tel.: (416) 933-3299; 1-800-785-8772

Fax: (416) 933-3276

#### **CREDIT RATINGS**

#### Commercial Paper Senior Long-Term Debt

CBRS CBRS A+(high) A-1+ DBRS DBRS AA R-1(middle) IBCA AA-Moody's Moody's Aa3 Standard & Poor's A-1+ Standard & Poor's

#### Non-Cumulative Preferred Shares

AA-

**CBRS** P-2 DBRS Pfd-1(low)

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Since welcoming its first customers in 1832, Scotiabank has grown into a major international financial institution, with over 1,600 branches and offices in more than 50 countries around the world – as well as affiliates and joint venture partners in Latin America and Asia. Our assets now total \$195 billion.

