First City Financial Corporation Itd.

> ANNUAL REPORT 1973





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First City Financial Corporation Ltd.

ANNUAL REPORT 1973

Financial Highlights

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	1973	1972	Percentage Increase
INCOME FROM OPERATIONS	\$ 1,545,342	\$ 1,227,171	25.9
NET INCOME	1,312,664	1,110,088	18.2
NET EARNINGS PER COMMON SHARE	0.93	0.79	17.7
GROSS REVENUE		9,615,210	57.2
INTEREST COSTS	8,796,441	4,849,160	81.4
SALARIES AND EMPLOYEE BENEFITS	1,723,164	1,116,235	54.4
GROSS ASSETS		112,903,504	58.3
MORTGAGES AND SECURED LOANS	125,964,557	70,660,998	78.3

Directors

Senator David A. Croll, Q.C. Toronto, Ontario, Chairman of the Board

Samuel Belzberg, B.Comm. Vancouver, British Columbia, President

R. C. Baxter, B.Comm. Vancouver, British Columbia

Hyman Belzberg Calgary, Alberta

William Belzberg Calgary, Alberta

Senator Allister Grosart, B.A. Toronto, Ontario

W. Bernard Herman, Q.C. Toronto, Ontario

Morley Koffman Vancouver, British Columbia

Arthur B. Mauro, Q.C. Winnipeg, Manitoba

Joseph H. Shoctor, Q.C. Edmonton, Alberta

Officers

Senator David A. Croll, Q.C. Chairman of the Board

Samuel Belzberg, B.Comm., President

*G. Howard Eaton, Executive Vice President

William Belzberg, Vice President

Michael Cytrynbaum, Vice President

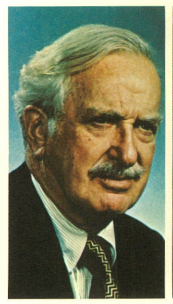
John D. McAlduff, Vice President

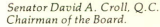
*W. H. Kemp Edmonds, Assistant Vice President

Glenn M. Ferguson, Group Controller

Morley Koffman, Secretary

^{*}Officers appointed subsequent to December 31, 1973.







Samuel Belzberg, B.Comm. President.

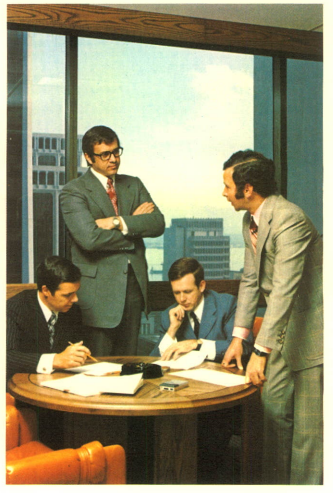
\$1,312,664 and, after provision for preferred dividends, common share earnings amounted to \$0.93 per share compared to \$0.79 per share for the previous year.

Because the major asset of First City Financial Corporation Ltd. is its trust company, City Savings and Trust, the high level of interest rates in the third and fourth quarters of 1973 had a noticeable effect on your company. Interest costs on five year guaranteed investment certificates rose from 7 ³/₄% in January, 1973 to 8 ³/₄% in December, 1973. An even greater increase existed for shorter term guaranteed investment certificates. Consequently, of the \$4.0 million increase in total costs of borrowings for the year,

REPORT OF THE DIRECTORS

Your company enjoyed continued progress in 1973. A very high level of demand for residential, commercial and industrial mortgages resulted in a substantial increase of 58% in the total assets of First City Financial Corporation Ltd. Income from operations was up 26% from \$1.2 million to \$1.5 million in the year. This increase in our business led to a satisfactory 18% growth in your company's earnings per share.

Gross revenues for the year end were \$15.1 million, up 57% from \$9.6 million at December 31, 1972. However, gross interest costs rose by 81% to \$8.8 million from \$4.8 million a year earlier. Unusual increases in interest costs in the last half of 1973 were partially offset by management's efforts to increase the mortgage outstandings of the trust company. Net earnings for the year were



Corporate Officers in conference include G. Howard Eaton, executive vice-president [standing left], W. Fraser Grant, president, Pacific Leasing [seated left], Glenn M. Ferguson, controller [seated right] and Michael Cytrynbaum, vice-president.

39% or \$1.2 million is attributable to higher interest rates while the remainder is due to greater outstandings in customer deposits.

In 1973 your company split its common stock two for one, thus the per share earnings for 1972 have been restated to reflect this.

At December 31, 1973, trust company deposit liabilities were \$143.9 million compared with \$89.5 million at the same date a year earlier. Outstanding bank lines of credit to all of the operating subsidiaries totalled \$10.8 million, up by \$8.5 million.

REVIEW OF OPERATIONS

City Savings and Trust Company

City Trust made good progress in 1973, increasing its assets from \$98.1 million at December 31, 1972 to \$157.2 million at December 31, 1973. The effect of a sharp increase in interest costs was partially offset by the trust company's strong mortgage lending activity which resulted in mortgage investments rising from \$66 million to \$114.9 million in the year.

City Trust's principal activity is mortgage lending. Because of this particular activity growth, our mortgage production and administrative staff was strengthened significantly and mortgage systems and programmes were updated. We are in an excellent position to handle even greater volumes of a diversified range of real estate and mortgage financing activities across Canada.

Several new branches were opened in 1973. These new openings are in keeping with management's intentions to eventually be located in each major city in Canada.

City Trust is the largest operating subsidiary of First City Financial Corporation and is our most important source of earnings. Due to its importance, we have increased our holdings

in City Trust to 79%, an increase which has been achieved by purchases of stock offered from time to time by the public over the Toronto and Vancouver Stock Exchanges.

Pacific Leasing Corporation Limited

Pacific Leasing's assets grew by 23% or \$2.4 million to \$13.0 million. This activity, owned 100% by First City Financial, continued to contribute significantly to earnings in 1973 with \$258,320 of net income or 18.7 cents per share. This represented 20% of our annual earnings per share in the year. 1973's profitability in the leasing company was affected by the sharp increase in Canadian interest rates.

This company's operations were extended into Edmonton, Alberta in 1973.

Staff

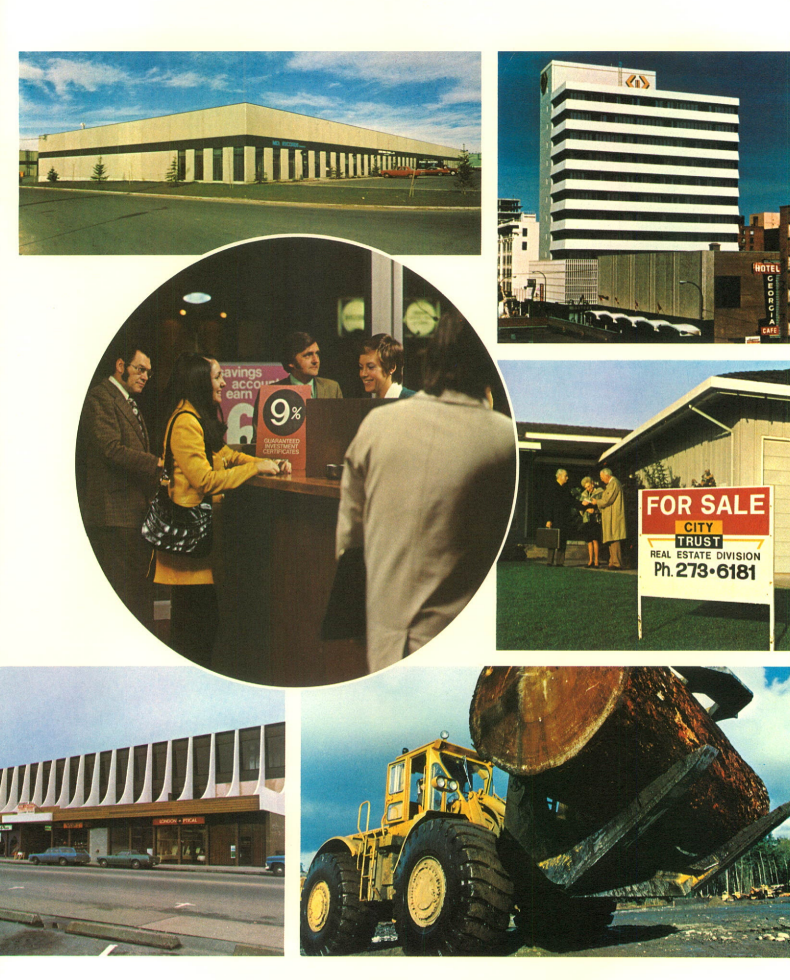
First City's progress has always been accomplished through its investment in people. Money is a people business so we attach special importance to our staff.

On behalf of First City's shareholders we compliment the company's personnel on an excellent performance in 1973. We thank each person for a job well done.

New Corporate Directions

Since incorporation, First City Financial Corporation Ltd. has pursued a corporate policy of acquiring excellent management personnel and investing in new financial activities, as well as expanding existing operations. Starting in the fourth quarter of 1973 and extending to the present, important changes and directions have occurred.

Range of financial services provided by First City group of companies is depicted on facing page. Services include deposit facilities, mortgage lending, real estate sales, property management and heavy equipment leasing.



Additional senior management was acquired and the Board appointed Mr. G. H. Eaton as executive vice president, chief operating officer of First City Financial, and Mr. W. F. Grant was appointed president, Pacific Leasing. Several other experienced people were recruited to round out the senior management team already with First City. Quite simply, management is our key resource.

Steps have been taken already in 1974 toward a partial reorganization of our operating subsidiaries. Much of the company's early expansion was accomplished by investing in new companies to handle complementary aspects of our financial business. We are now consolidating some of these, each bearing the First City name, while other efforts are being made to broaden our range of financial services. This is in keeping with our President's earlier statement of intention to build a 'one stop financial department store' for your every borrowing requirement. Not only will these developments broaden the range of our financial service, but they will act to diversify our earnings base.

C.S.T. Mortgage Corporation Ltd., which we plan to rename First City Investments Ltd., will be wholly owned by First City. This company will operate as a mortgage banking and mortgage brokering service with operations in both Canada and the United States. Mr. M. Cytrynbaum, president, will manage its operations and will be primarily extending short term mortgage loans specializing in construction and development.

The Board approved a name change in Pacific Leasing Corporation to First City Capital Ltd. subject to provincial regulatory approvals. First City Capital will not only offer a diversified range of leasing services, but will now extend commercial-industrial term loans and will also engage in factoring. Additionally, an office has been opened in Toronto under the supervision of Mr. T. Gorka, vice

president. First City Capital now offers a number of sophisticated financial services to manufacturing, commercial and industrial businesses in Canada and we are confident that this company will be very successful.

Other activities are being pursued and as they develop appropriate announcements will be made.

1974 Outlook

Your company's performance is expected to continue to progress in 1974, especially in the last half of the year as a number of our activities begin to mature.

1974 will be a year with many domestic and international uncertainties. We are particularly concerned with government's policies toward inflation and international currency problems. We are hopeful that our many economic problems will be managed without creating an economic downturn. If present economic growth continues, we expect business investment and real estate investment will be at high levels in 1974 and our own business will continue to grow.

The Company's Annual Meeting will be held on April 25, 1974, at the Hyatt Regency Hotel, Vancouver, at 10:00 a.m. and all shareholders are cordially invited to attend.

On behalf of the Board

Chairman of the Board

President and Chief Executive Officer

Damuel Belyling

Vancouver, Canada April 3, 1974

CONSOLIDATED STATEMENT OF INCOME

For the year ended December 31, 1973 [with 1972 figures for comparison]

	1072	1972
REVENUE:	1973	1972
Investment income	\$11,717,955	\$ 7,084,355
Fees, commissions, and other income		1,523,507
Lease and secured finance contract income	1,035,355	1,007,348
Total revenue	15,112,704	9,615,210
EXPENSES:		
Interest on customer deposits	7,522,019	4,318,338
Interest on term debt		310,774
Other interest	539,093	220,048
Operating and administrative	1,715,443	1,465,986
Salaries and employee benefits	1,723,164	1,116,235
Depreciation	129,361	102,231
Amortization of deferred costs		11,021
Total expenses	12,379,889	7,544,633
INCOME FROM OPERATIONS BEFORE INCOME TAXES.	2,732,815	2,070,577
PROVIDENCE TAYER		
PROVISION FOR INCOME TAXES:		
Current		585,229
Deferred		258,177
Total provision for income taxes	1,187,473	843,406
INCOME FROM OPERATIONS	1,545,342	1,227,171
INCOME FROM OF EXAMONS	1,545,542	1,227,171
NET GAIN ON EQUITY INVESTMENTS OF		
SUBSIDIARY — net of income taxes of \$8,640		
(1972 — \$78,107)	8,044	113,389
INCOME BEFORE MINORITY INTEREST	1,553,386	1,340,560
MINORITY INTEREST	240,722	230,472
NET INCOME FOR THE YEAR	\$ 1,312,664	\$ 1,110,088
FARMINGS DED CHARE (N. 4. 11)	60.00	60.70
EARNINGS PER SHARE (Note 11)	50.93	\$0.79

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED BALANCE SHEET

as at December 31, 1973 [with 1972 figures for comparison]

ASSETS		
	1973	1972
CASH AND CERTIFICATES OF DEPOSIT (Note 2)	\$ 17,760,523	\$ 11,742,820
SECURITIES (Note 3)	19,700,134	17,409,728
MORTGAGES AND SECURED LOANS	125,964,557	70,660,998
REAL ESTATE (Note 4)	516,014	536,699
LEASE AND SECURED FINANCE CONTRACTS RECEIVABLE (Note 5)	10,086,409	9,259,580
ACCOUNTS RECEIVABLE	1,620,558	763,532
OFFICE PREMISES AND EQUIPMENT (Note 6)	803,544	602,088
OTHER ASSETS	569,363	316,927
EXCESS OF COST OF INVESTMENT IN SUBSIDIARIES OVER ACQUIRED EQUITY IN NET ASSETS (Note 7)	1,659,541	1,611,132

TOTAL \$178,680,643 \$112,903,504

APPROVED BY THE BOARD:

Havid A bosel

Director

Damuel Belglung

Director

LIABILITIES		
LINDIGHTEO	1973	1972
DEMAND AND SHORT-TERM DEPOSITS	\$ 45,217,404	\$ 17,693,277
GUARANTEED INVESTMENT CERTIFICATES	98,653,175	71,792,204
BANK INDEBTEDNESS (Note 8)	10,802,897	2,280,114
ACCOUNTS PAYABLE AND ACCRUED CHARGES	1,865,938	1,062,472
INCOME TAXES PAYABLE	71,176	144,270
LOAN FROM SHAREHOLDER	1,265,100	_
DEFERRED MORTGAGE FEES	689,065	550,894
TERM DEBT (Note 9)	7,143,050	8,361,692
DEFERRED INCOME TAXES	1,744,360	1,104,166
MINORITY INTEREST	1,694,605	1,577,284
	169,146,770	104,566,373
SHAREHOLDERS' EQUITY		
SHARE CAPITAL (Note 10):		
Preferred shares	1,000,000	1,000,000
Common shares	5,569,046	5,519,787
RETAINED EARNINGS	2,964,827	1,817,344
	9,533,873	8,337,131
TOTAL	\$178,680,643	\$112,903,504

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENT OF SOURCE AND APPLICATION OF CASH

For the year ended December 31, 1973 [with 1972 figures for comparison]

	1973	1972
CASH PROVIDED;		
Net income for the year	\$ 1,312,664	\$ 1,110,088
Depreciation and amortization	144,841	113,252
Deferred income taxes	640,194	258,177
Minority interest	240,722	230,472
Total cash provided from operations	2,338,421	1,711,989
Demand and short-term deposits — net	27,524,127	3,945,231
Guaranteed investment certificates — net	26,860,971	26,601,689
Term debt	580,000	6,950,000
Issue of treasury shares by subsidiary		1,811,540
Bank indebtedness — net	8,522,783	
Issue of common shares	49,259	99,302
Due to shareholder	1,265,100	
Total cash provided	67,140,661	41,119,751
CASH APPLIED:		
Net investment in:		
Mortgages and secured loans	55,303,559	28,971,836
Lease and secured finance contracts receivable	826,829	3,624,360
Securities	2,290,406	1,413,507
Investment in subsidiaries	126,449	144,357
Purchases of premises, office equipment		
and furnishings	309,037	503,126
Reduction of bank indebtedness — net		374,119
Dividends	165,181	137,578
Dividends paid to minority interest	45,361	32,721
Repayment of term debt	1,798,642	571,518
Other — net	257,494	798,285
Total cash applied	61,122,958	36,571,407
INCREASE IN CASH FOR THE YEAR	6,017,703	4,548,344
CASH AND CERTIFICATES OF DEPOSIT AT		
BEGINNING OF THE YEAR	11 742 820	7,194,476
	11,7 12,020	7,171,170
CASH AND CERTIFICATES OF DEPOSIT		
AT END OF THE YEAR	\$17.760.523	\$11,742,820
THE DIE TERM	317,700,323	¥11,742,820 ====================================

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENT OF RETAINED EARNINGS

For the year ended December 31, 1973 [with 1972 figures for comparison]

	1973	1972
RETAINED EARNINGS AT BEGINNING OF THE YEAR	\$1,817,344	\$ 666,749
NET INCOME FOR THE YEAR	1,312,664 3,130,008	1,110,088 1,776,837
DIVIDENDS ON COMMON SHARES	138,515	109,603
DIVIDENDS ON PREFERRED SHARES	26,666	27,975
TOTAL DIVIDENDS	165,181 2,964,827	137,578 1,639,259
GAIN ON ISSUE OF TREASURY SHARES OF SUBSIDIARY		178,085
RETAINED EARNINGS AT END OF THE YEAR	\$2,964,827	\$1,817,344

The accompanying notes are an integral part of the consolidated financial statements.

AUDITORS' REPORT

To the Shareholders of First City Financial Corporation Ltd.:

We have examined the consolidated balance sheet of First City Financial Corporation Ltd. and subsidiaries as at December 31, 1973 and the consolidated statements of income, retained earnings and source and application of cash for the year then ended. Our examination included a general review of the accounting procedures and such tests of accounting records and other supporting evidence as we considered necessary in the circumstances.

In our opinion these consolidated financial statements present fairly the financial position of the companies as at December 31, 1973 and the results of their operations and the source and application of

their cash for the year then ended, in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year.

As required by the Companies Act, British Columbia, we also report that, in our opinion, due provision has been made in these consolidated financial statements for minority interests in subsidiaries.

DELOITTE, HASKINS & SELLS Chartered Accountants,

Vancouver, British Columbia March 8, 1974

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 1973

1. SUMMARY OF ACCOUNTING POLICIES:

Basis of Consolidation:

The consolidated financial statements include the accounts of the company and all of its subsidiaries. The subsidiaries are as follows:

City Savings & Trust Company	79%
C.S.T. Mortgage Corporation Ltd.	87%
Citrust Developments Limited	59%
C.S.T. Realty Ltd. (inactive)	79%
Pacific Leasing Corporation Limited	100%
PLC Investments Limited	100%
Pacific Leasing (Ontario) Limited	100%
First City Equities Limited	51%
F.C. Financial Associates Ltd.	75%
First City Insurance Agencies Ltd.	100%
Second City Financial Corporation Ltd.	75%
Third City Financial	
Corporation Ltd. (inactive)	100%
City Investments and	
Properties Limited (inactive)	100%

The percentages represent the approximate ownership either direct or indirect by First City Financial Corporation Ltd. in each of its subsidiaries.

The results of operations of the subsidiaries are included in the consolidated financial statements from the respective dates of acquisition or incorporation, and the appropriate provision for minority interest has been made.

All material intercompany balances and transactions have been eliminated.

Acquisitions have been accounted for by the purchase method. The excess of the cost of shares in the subsidiaries over the equity in their net assets at acquisition dates is carried at cost.

These consolidated financial statements include City Savings & Trust Company which is incorporated in the Province of Alberta. The accounts of City Savings & Trust Company comprise the major proportion of the consolidated assets, liabilities, and net income. The accounting principles and presentation in the consolidated financial statements reflect those that are common to trust companies in Canada.

Securities Valuation:

The investments in securities are recorded at cost or amortized cost plus accrued income.

Mortgages and Secured Loans:

Mortgages and secured loans are recorded at cost plus accrued interest less payments thereon.

Lease Contracts:

The accounting principles employed in respect to the leasing operations are in accordance with the leasing industry. Income is recognized on the sum of the digits method. Options to purchase equipment under lease are granted to the lessee at prices which the company estimates

to be the fair market value of the equipment. The amount by which the total payments receivable under the lease contract including residual value exceeds the cost of the related equipment is recorded as unearned income.

Secured Finance Contracts:

Gross receipts to be received over the periods of the agreements are recorded as assets and unearned income is determined and recorded in the same manner as for leases. However, there is no option price associated with these receivables.

Office Premises and Equipment:

It is the company's practice to provide for depreciation and amortization of office premises and equipment under the straight line method at rates of 10% and 15% and to provide for amortization of leasehold improvements on a straight line basis over ten years.

Other Assets:

Deferred costs included in other assets consist of incorporation and organization expenses, issue expenses on debentures, and costs incurred in opening branch offices. Issue expenses are being amortized over the period the debentures are outstanding. The costs incurred to open branches are being written off over five years.

Deferred Mortgage Fees:

Mortgage fees are recognized as revenue over the term of the respective mortgage. If the term of the mortgage is one year or less, fees are recognized as income in equal increments quarterly. If the term of the mortgage is in excess of one year, fees are recognized as income on the sum of the digits method over a maximum of five years.

Deferred Income Taxes:

The companies follow the tax allocation method of recording income taxes. This method relates the total provision for income taxes to the accounting income rather than the taxable income for the period.

The major elements of deferred income taxes as recorded on the consolidated balance sheet have resulted from the following:

- A. The difference between the method of accounting for leases for accounting purposes and for tax purposes.
- B. Allowance for doubtful accounts deducted for tax purposes in excess of those recorded for accounting purposes.
- C. Losses for tax purposes, primarily resulting from A. above, which are available for application to the taxable incomes of future years. The potential future tax reduction has been recorded as a reduction of deferred income taxes.

The total income tax provision is less than the amount determined by applying the current rate of tax to the income before tax, as dividends from Canadian taxable corporations and one-half of capital gains on sale of security investments are included in accounting income but not in taxable income in any period.

2. CASH AND CERTIFICATES OF DEPOSIT:

	1973	1972
Cash	\$ 132,466	\$ 2,212,106
Deposit receipts of		
chartered banks	6,730,404	1,075,804
Short-term notes and		
collateral loans	10,897,653	8,454,910
TOTAL	\$17,760,523	\$11,742,820

3. SECURITIES:

The	cost	or	amortized	cost	is
THE	CUSL	OI	allioitizeu	COSL	15.

		1973	1972
Government	bonds	\$ 7,008,638	\$ 7,044,647
Corporate b	onds	5,906,196	5,683,845
Stocks		6,785,300	4,681,236
T	OTAL	\$ 19,700,134	\$ 17,409,728

The market value is:		
	1973	1972
Government bonds	\$ 5,533,527	\$ 6,020,452
Corporate bonds	5,347,657	5,322,313
Stocks	5,952,380	4,533,456
TOTAL	\$16,833,564	\$15,876,221

4. REAL ESTATE:

Real estate is recorded at cost less accumulated depreciation of \$85,492 (1972 - \$64,807).

5. LEASE AND SECURED FINANCE CONTRACTS RECEIVABLE:

	1973	1972
Lease contracts	\$10,830,445	\$10,432,007
Assets purchased for lease commitments	103,159	164,909
Conditional sales agreements	1,107,665	417,478
Chattel mortgages	693,599	710,976
	12,734,868	11,725,370
Less:		
Unearned income	2,373,299	2,107,895
Allowance for possible losses	275,160	357,895
TOTAL		\$ 9,259,580

6. OFFICE PREMISES AND EQUIPMENT:

Office premises and equipment are recorded at cost less accumulated depreciation and amortization of \$393,893 (1972 - \$295,911).

7. EXCESS OF COST OF INVESTMENT IN SUBSIDIARIES OVER ACQUIRED EQUITY IN NET ASSETS:

Balance as at December 31, 1972	\$1,611,132
shares of City Savings & Trust Company	
over equity in net assets acquired	48,659
Other	(250)
Balance as at December 31, 1973	\$1,659,541

Management believes that this excess has continuing value, and accordingly no amount of the excess has been amortized.

8. BANK INDEBTEDNESS:

Bank indebtedness of the companies is secured as follows:

Specific mortgages aggregating \$8,071,000 secure demand loans in the amount of \$5,125,000.

Pacific Leasing Corporation Limited has issued secured debentures (see Note 9) in the amount of \$5,000,000 to secure a demand loan in the amount of \$5,000,000.

9. TERM DEBT:

The details of the debt of the companies, initially negotiated for a term in excess of one year, are as follows:

	1973	1972
First City Financial		
Corporation Ltd.:		
9% Sinking Fund Debentu	res,	
Series A, unsecured, due		
July 15, 1992	\$3,000,000	\$3,000,000
Pacific Leasing		
Corporation Limited:		
Bank Loan — of subsidiar	y	
company, PLC Investments		
Limited - prime rate plus		
11/4 % due December 31,		
1979	3,057,118	3,039,516
Secured Debentures:		
Series:		
A - 7% Maturing	252 457	
November 30, 1981	352,476	_
B — 71/4% Maturing	584 500	
May 15, 1980	586,500	
Total secured debentures	938,976	
Collateral Trust Notes:		
Series:		
A - 6% Maturing		
March 18, 1973	1-1	500,000
A — 7% Maturing		
November 30, 1981	-	376,604
B — 6% Maturing		
May 1, 1973	8 8	650,000
C — 6½% Maturing		621 000
May 15, 1980		621,000
Total collateral trust		2 147 604
notes		2,147,604
Unsecured Sinking Fund		
Debentures:		
Series:		
A - 7% Maturing	64,000	74,000
November 15, 1975		
B — 7% Maturing	79,500	90,500
October 1, 1977 C — 63/4% Convertible		
maturing August 15, 1981	23,000	30,000
	25,000	30,000
Total unsecured sinking	166 500	104 500
fund debentures	166,500	194,500
Loss simbles fund describe	7,162,594	8,381,620
Less sinking fund deposits	10 544	10.020
applicable to debentures	19,544	19,928
Net term debt	\$7,143,050	\$8,361,692

First City Financial Corporation Ltd.:

The 9% Sinking Fund Debentures, Series A, require sinking fund deposits of \$150,000 annually in each of the years 1976 to 1991 inclusive and the balance of \$600,000 is due on July 15, 1992. The debentures are redeemable at the company's option at any time at the price of the original principal amount plus premium which varies by year during the period the debentures are outstanding.

Share purchase warrants issued in conjunction with the debentures entitle the holders thereof to purchase 100 common shares of the company for each \$1,000 principal amount of the debentures at a price of \$6.50 per share at any time up to July 15, 1977 and at a price of \$8.00 per share thereafter up to the date of expiration of the warrants, July 15, 1982. The number of shares and prices per share reflect the two for one stock split (see Note 10).

In the Trust Deed under which the debentures were issued, the company has agreed to numerous covenants which restrict certain types of further borrowings by it or a designated subsidiary (as defined) and restrict declaration or payment of dividends and other various matters unless the conditions stated within the Trust Deed are met.

Pacific Leasing Corporation Limited:

Bank Loan:

A subsidiary, PLC Investments Limited, has issued a demand debenture for the principal sum of \$4,200,000 to secure the term loan. One of the covenants included in the debenture and in the term loan agreement stipulates that the subsidiary will not declare dividends without the prior consent of the bank.

As security under the loan agreement and the demand debenture, Pacific Leasing Corporation Limited has:

- A. Mortgaged and charged, by way of a fixed and specific mortgage and charge, all equipment leased under certain specific lease contracts.
- B. Granted and assigned to the lender the proceeds from the related lease contracts.

The loan is to be repaid monthly from the proceeds received under the specific lease contracts pledged as security for the loan, to be applied firstly in payment of interest, and secondly in payment of principal. The balance of principal, if any, is due December 31, 1979.

Secured Debentures:

Pacific Leasing Corporation Limited is authorized to issue various series of secured debentures in unlimited amounts but only upon and subject to the conditions and limitations as set forth in the Deed of Trust and Mortgage dated April 25, 1973. The following secured debentures have been issued during the year to replace equal principal amounts of collateral trust notes.

Series A — with annual interest and principal repayment requirements of \$51,127 and a final payment of \$79,950 on November 30, 1981.

Series B — with annual sinking fund requirements of \$35,000, and the balance of \$376,500 is due on May 15, 1980.

In addition, \$5,000,000 Series A secured debentures have been issued to secure the demand bank loan (see Note 8) of the company and a further \$100,000 to secure another line of credit, on which no funds were drawn at December 31, 1973.

The secured debentures are secured through the Deed of Trust and Mortgage by a first fixed charge on certain of the company's lease and secured finance contracts receivable and securities (all as defined in the Deed of Trust and Mortgage), which security must aggregate not less than 125% of the secured debentures outstanding. Under the Deed of Trust and Mortgage, the company has agreed to certain covenants which provide restrictions on further borrowings by the company and declaration or payment of dividends unless the conditions stated within the Deed of Trust and Mortgage are met.

Unsecured Sinking Fund Debentures:

The company is authorized to issue various series of unsecured debentures in unlimited amounts but only upon and subject to the conditions and limitations as set forth in the Trust Indenture dated November 15, 1960, and as subsequently amended. All debentures rank pari passu and are secured equally and rateably regardless of date or terms of issue. All debentures are redeemable at the company's option at any time at the price of the original principal amount plus premium which varies by year during the period the debentures are outstanding.

Under the terms of the Trust Indenture, the company has agreed in addition to other covenants that not more than one-half of its earnings since November 1, 1960 shall be used to pay dividends or to redeem shares.

A. The 7% Sinking Fund Debentures, Series A and B, each have annual sinking fund requirements of \$10,000 to maturity, and the balances of \$44,000 are payable on November 15, 1975, and October 1, 1977 respectively.

B. The 63/4% Convertible Sinking Fund Debentures Series C, has annual sinking fund requirements of \$25,000 to maturity, and the balance of \$196,000 is payable on August 15, 1981. The debentures are convertible at the rate of 45 Class A common shares of the company for each \$1,000 debenture up to August 14, 1976. Of the \$371,000 of Series C Debentures, \$348,000 are held by the company's parent, First City Financial Corporation Ltd.

10. SHARE CAPITAL:

Preferred Shares:

During the year the company, by special resolution, increased the number of authorized redeemable exchangeable preferred shares without nominal or par value from 800,000 shares to 1,600,000 shares. The 400,000 previously issued and fully paid preferred shares were subdivided with the result that 800,000 preferred shares were issued and fully paid at December 31, 1973. The preferred shares rank equally as to dividends with the common shares except that the rate of dividends on each preferred share is one-third of that on each of the common shares.

The preferred shares are redeemable at any time at the company's option for the amount paid thereon. The preferred shareholders may at their option at any time up to September 27, 1986 exchange the preferred for common on a three for one basis.

Common Shares:

During the year the company, by special resolution, increased the number of authorized common shares without nominal or par value from 4,200,000 shares to

8,400,000 shares. The 692,575 shares which were issued and fully paid at the date of the special resolution were subdivided with the result that 1,385,150 common shares were issued and fully paid immediately following execution of the special resolution. During the year 1,164 shares were issued for cash consideration of \$7.00 each and 11,746 shares for cash consideration of \$3.50 each under stock option plans that expire December 31, 1974.

	Shares	\$
Balance December 31, 1972	691,411	\$5,519,787
Stock options exercised prior to subdivision		
of shares	1,164	8,148
	692,575	
Issued and fully paid immediately following		
subdivision	1,385,150	_
Stock options exercised		
from April 27, 1973	11,746	41,111
Balance December 31, 1973	1,396,896	\$5,569,046

Common shares are reserved for issue as follows:

A. Stock option plans are available	
to employees as determined by	
the senior executives of the company at	
a price of \$3.50 each	1,016

- C. Purchase warrants issued in conjunction with the 9% Sinking Fund
 Debentures, Series A, (see Note 9)....... 300,000

11. EARNINGS PER SHARE:

Earnings per share have been calculated on the weighted average number of shares outstanding during each period and on the basis that the subdivision of shares as outlined in Note 10 occurred on January 1, 1972.

Fully diluted earnings per share have been calculated on the assumptions that stock options outstanding at the end of each year were exercised at the beginning of each year and that conversion rights on preferred shares were exercised on the effective date of issue July 16, 1971, and that the share purchase warrants attached to the 9% Sinking Fund Debentures, Series A, and the share purchase warrant for a senior executive were exercised on the approximate date of issue of the warrants July 15, 1972.

Earnings in the amount of \$99,000 net of income taxes were imputed on the assumed funds derived from stock options and share purchase warrants at an assumed rate of 9% before tax.

 1973
 1972

 Fully diluted earnings per share
 \$0.71
 \$0.64

Income from operations per share, after deducting minority interest relating thereto, but not including net gain on equity investments of subsidiary, calculated on the weighted average number of shares outstanding during each period was \$0.92 for 1973 (1972 — \$0.73).

12. REMUNERATION OF DIRECTORS AND SENIOR OFFICERS:

The total remuneration received during the year ended December 31, 1973 by directors of the company, as a director, officer or employee of the companies, was \$ nil; by senior officers of the company was \$57,109 (1972 — \$26,730).

13. COMMITMENT AND SUBSEQUENT EVENTS:

Subsequent to the company's December 31, 1973 fiscal year end, the company has offered to purchase 350,000 shares of capital stock of a U.S. corporation for a cash consideration of U.S. \$12.25 net per share. The approximate aggregate dollar value including solicitation fees of the offer is U.S. \$4,375,000. Under the terms of the offer the company is committed to purchase 350,000 shares only if that number is duly tendered. If less than 350,000 shares are duly tendered, the company may elect not to purchase any shares, or to purchase all shares which have been duly tendered. Should the offer be successful the company's investment would represent approximately 18% of the outstanding share capital. The company has arranged adequate financing in respect to this commitment. The offer expires March 11, 1974.

Subsequent to December 31, 1973, Pacific Leasing Corporation Ltd. has received income tax reassessments which, in total, require the payment of approximately \$148,000 of taxes and interest. Approximately \$73,000 of this amount represents an acceleration of the timing of the payment of taxes, and would result in an increase in income taxes payable with a corresponding decrease in deferred income taxes. No provision has been made in the accounts for the balance of \$75,000. The company proposes to appeal these reassessments and accordingly the ultimate liability cannot be ascertained at this time.

The company's head office, the leasing company's office, and the trust company's head office and branch premises are held under long-term leases to a maximum term of ten years. The aggregate amount of rentals in respect of long-term leases incurred as an expense in 1973 was approximately \$277,000. The minimum annual rentals expected to be incurred for each of the next five years under all leases currently in force approximate \$488,000.

14. COMPARATIVE FIGURES:

Certain of the 1972 figures provided for the purpose of comparison have been reclassified to conform to the classifications used in the current year.

First City Financial Corporation Ltd.

HEAD OFFICE Suite 1200, 1055 West Georgia Street, Vancouver, British Columbia

689-9144

Bankers

Bank of British Columbia
Bank of Montreal
Canadian Imperial Bank of Commerce
Royal Bank of Canada
The Toronto-Dominion Bank
The Mercantile Bank of Canada

Stock Exchange Listings

Toronto Stock Exchange Vancouver Stock Exchange

Auditors

Deloitte, Haskins & Sells Chartered Accountants

Subsidiaries:

CITY SAVINGS & TRUST COMPANY	
Edmonton, McLeod Building	429-4811
King Edward Hotel	429-5966
Londonderry Mall	476-7661
Toronto, 95 Yonge Street	864-1090
1207 St. Clair Avenue West	531-9978
Winnipeg, 369 Portage Avenue	947-1543
Regina, 1861 Hamilton Street	522-2691
Saskatoon, 140-2nd Avenue South	242-4236
Calgary, 336-7th Avenue, S.W.	266-8851
Vancouver, 777 Hornby Street	688-9421
Victoria, 1306 Douglas Street	383-4141

*FIRST CITY CAPITAL LTD.

Suite 1200, 1055 West Georgia Street,	
Vancouver, British Columbia	689-9144
McLeod Building, Edmonton Alberta	429-4811

*FIRST CITY INVESTMENTS LTD.. Suite 1200, 1055 West Georgia Street, Vancouver, British Columbia

689-9144

*FIRST CITY INSURANCE AGENCIES LTD.

Suite 1208,	1055 West	Georgia	Street,	
Vancouver,	British Col	umbia		689-9144

*Renamed subject to regulatory approvals.



First City Financial Corporation Ltd. and its subsidiaries offer a wide range of financial services: Savings Accounts — Chequing Accounts — Guaranteed Investment Certificates — Personalized Cheques — Estate Management — Personal Trust Service — Corporate Trust Services — Personal Loans — Registered Retirement Savings Plans — Deferred Profit Sharing Plans — Income Averaging Certificates — Real Estate Brokerage — Property Management — Purchase and Sale of Mortgage Portfolios — First Mortgage Loans — Second Mortgage Loans — Interim & Construction Financing — Land Development Loans — N.H.A. Loans — Real Estate Development — Lease-Back Financing — Joint Venture Participations — Stand-By Commitments — Term Lending — Equipment Leasing — Factoring.

