GLACIER BANCORP INC Form 424B2 August 04, 2006

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Filed Pursuant to Rule 424(b)(2) Registration No. 333-134787

A filing fee of \$3,207.86, calculated in accordance with Rule 457(r), was previously transmitted to the SEC by means of a preliminary prospectus supplement filed July 31, 2006 pursuant to Rule 424(b)(5) in connection with the securities offered pursuant to the registration statement (File No. 333-134787) filed on June 6, 2006.

Prospectus Supplement (To Prospectus dated June 6, 2006)

# 900,000 Shares Common Stock

We are offering 900,000 shares of our common stock. Our common stock is quoted on the Nasdaq Global Select Market under the symbol GBCI. The last reported sale price of our common stock on the Nasdaq Global Select Market, on August 3, 2006, was \$31.22 per share.

Investing in our common stock involves risks. Before buying any shares you should carefully read the discussion of material risks in investing in our common stock in Risk Factors beginning on page S-7 of this prospectus supplement.

	P	er Share	Total		
Public offering price Underwriting discounts and commissions	\$ \$	30.50 1.0675	\$ 27,450,000 \$ 960,750		
Proceeds, before expenses, to us	\$	29.4325	\$ 26,489,250		

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus supplement or the accompanying prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

We have granted the underwriter a 30-day option to purchase up to an additional 100,000 shares of common stock to cover over-allotments.

The underwriter expects to deliver the shares in book-entry form only through the facilities of The Depository Trust Company against payment in New York, New York, on August 9, 2006.

**D.A. Davidson & Co.** August 4, 2006

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You should rely only on the information contained or incorporated by reference in this prospectus supplement and the accompanying prospectus. We have not, and D.A. Davidson & Co., as underwriter, has not, authorized anyone to provide you with different information. You should assume that the information contained or incorporated by reference in this prospectus supplement and the accompanying prospectus is accurate as of the date of this prospectus supplement only. Our business, financial condition, results of operations and prospects may have changed since that date.

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### PROSPECTUS SUPPLEMENT SUMMARY

This summary highlights selected information contained or incorporated by reference into this prospectus supplement and the accompanying prospectus. This prospectus supplement and the accompanying prospectus are part of a shelf registration statement that

we filed with the Securities and Exchange Commission. Generally, when we refer to the prospectus, we are referring to this prospectus supplement and the accompanying prospectus combined. If the description of this offering varies between this prospectus supplement and the accompanying prospectus, you should rely on the information in this prospectus supplement. This summary may not contain all of the information that you should consider before investing in our common stock. We urge you to read this prospectus supplement carefully, including the accompanying prospectus and the documents incorporated by reference. Unless we state otherwise or the context indicates otherwise, references to Glacier, we, us, our and the Company in this prospectus supplement and the accompanying prospectus refer to Glacier Bancorp, Inc. and its subsidiaries.

### **OUR COMPANY**

Glacier Bancorp, Inc., headquartered in Kalispell, Montana, is a regional multi-bank holding company providing commercial banking services from 74 banking offices located in Montana, Idaho, Wyoming, Utah and Washington. We offer a wide range of banking products and services, including transaction and savings deposits, commercial, consumer and real estate loans, mortgage origination services, and retail brokerage services. We serve individuals, small to medium-sized businesses, community organizations and public entities.

We conduct our banking operations through nine wholly-owned subsidiary commercial banks: Glacier Bank; Mountain West Bank; First Security Bank of Missoula; Western Security Bank; 1st National Bank West; Big Sky Western Bank; Valley Bank of Helena; Glacier Bank of Whitefish; and Citizens Community Bank. Our subsidiary banks are principally governed and managed within the markets they serve, with local decision-making for lending activities, loan and deposit pricing, product selection, staffing, advertising, and community development activities. These customer-related activities are then supported by companywide resources and services that include capital, information technology, operational and regulatory support, investment management, and sharing of best practices. We believe this business model enables us to best serve our customers by combining the benefits of local market knowledge, relationships, and responsiveness with the resources and support of a multi-billion dollar banking organization.

As of June 30, 2006, we had total assets of approximately \$3.9 billion, total net loans receivable and loans held for sale of approximately \$2.7 billion, total deposits of approximately \$2.7 billion and approximately \$352.8 million in shareholders equity. Our common stock trades on the Nasdag Global Select Market under the symbol GBCI.

Our principal offices are located at 49 Commons Loop, Kalispell, Montana 59901, and our telephone number is (406) 756-4200. We are a Montana corporation, initially incorporated in Delaware in 1990, and subsequently incorporated under Montana law in 2004.

### RECENT DEVELOPMENTS

### **Announced Acquisitions**

Our business strategy and corporate philosophy to date has been to profitably grow our business through a combination of internal growth and selective acquisitions. Consistent with this philosophy and our history, in the second quarter of 2006 we announced that we had entered into definitive agreements to acquire two financial institutions, Citizens Development Company and First National Bank of Morgan.

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### Acquisition of Citizens Development Company

On April 21, 2006, we announced the signing of a definitive agreement to acquire Citizens Development Company in a transaction valued at approximately \$77 million. Citizens is a Billings, Montana-based bank holding company that owns five community banks located throughout Montana, with principal banking offices in Billings, Lewiston, Hamilton, Columbia Falls and Chinook. At March 31, 2006, Citizens had total assets of \$408 million, net loans of \$283 million, total deposits of \$360 million, and stockholders equity of \$35 million.

Under the terms of the merger agreement, we will pay Citizens shareholders total consideration of \$77 million, plus the earnings of Citizens from July 1, 2006 until closing. The consideration will be paid 60% in cash and 40% in registered shares of our common stock. The boards of directors of Glacier and Citizens unanimously approved the merger, and on June 28, 2006, the shareholders of Citizens approved the merger. Consummation of the merger is subject to bank regulatory approval, which is anticipated to be received prior to September 1, 2006.

Following completion of the merger, the Citizens banks will remain as separately chartered banking subsidiaries of Glacier, pending their anticipated consolidation into our existing Montana banks in early 2007. The acquisition of the Citizens banks will strengthen our presence in three of Montana's strongest markets. Billings, the Flathead Valley, and the Bitterroot Valley, while expanding our operations in central Montana. Moreover, we expect the merger to be immediately accretive to our earnings per share.

# Acquisition of First National Bank of Morgan

On May 31, 2006, we announced the signing of a definitive agreement to acquire First National Bank of Morgan in a transaction valued at approximately \$20 million. First National Bank of Morgan is a national banking association with its main office in Morgan, Utah and one branch office in Mountain Green, Utah. At March 31, 2006, First National Bank of Morgan had total assets of \$71 million, net loans of \$43 million, total deposits of \$61 million, and stockholders equity of \$9 million.

Under the terms of the merger agreement, we will pay First National Bank of Morgan shareholders total consideration of \$20 million, paid 50% in cash and 50% in registered shares of our common stock. The transaction is subject to regulatory approval and other customary conditions to closing, including the approval by First National Bank of Morgan s shareholders.

Following completion of the merger, First National Bank of Morgan will operate as a separately chartered national banking subsidiary of Glacier. The acquisition of First National Bank of Morgan will be our first whole-bank acquisition in Utah, and will represent our first Utah charter, expanding our focused community bank strategy in Utah and complementing our two existing Utah branches.

### **Results for Second Quarter of 2006**

On July 27, 2006, we announced our financial results for the six months ended June 30, 2006. We reported net income for the six months ended June 30, 2006 of \$28.3 million compared to \$24.6 million for the six months ended June 30, 2005, an increase of 15.0%. At June 30, 2006, our total assets were approximately \$3.9 billion, an increase of 10.8% over our total assets at June 30, 2005. Our total loans were approximately \$2.7 billion at June 30, 2006, an increase of 25.4% over our total loans at June 30, 2005, and our total deposits were approximately \$2.7 billion at June 30, 2006, an increase of 22% over our total deposits at June 30, 2005. Total shareholders equity at June 30, 2006, was approximately \$352.8 million, an increase of 18.5% over total shareholders equity at June 30, 2005. See Selected Historical Financial Information below.

### **Proposed Issuance of Trust Preferred Securities**

We have recently entered into an agreement to issue and sell \$30 million of cumulative trust preferred securities and to issue related junior subordinated debentures. We anticipate that this transaction will close on August 22, 2006. We intend to use substantially all of the proceeds of the issuance of the trust preferred securities to fund the cash portion of our acquisition of First National Bank of Morgan, and some of the cash

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portion of our acquisition of Citizens Development Company, with any remaining proceeds to be used for general working capital purposes.

Following the issuance of the trust preferred securities described above, we will have issued and outstanding, through subsidiary special purpose trusts, a total of \$115 million of trust preferred securities.

### THE OFFERING

Common stock we are offering 900,000 shares

Common stock to be outstanding 33,355,346 shares

after this offering

Net proceeds The net proceeds of the offering, after deducting the underwriter s discounts and

commissions and estimated offering expenses payable by us, will be approximately

\$26,414,250 without the underwriters over-allotment option.

Use of Proceeds We intend to use the net proceeds from this offering to fund a portion of the cash

merger consideration payable by us in connection with our proposed acquisition of Citizens Development Company and its subsidiary banks. See Use of Proceeds.

Risk Factors You should carefully read and consider the information set forth in Risk Factors

beginning on page S-7 of this prospectus supplement, and additional risks described in the documents we incorporate by reference, before investing in our common

stock.

Nasdaq Global Select Market GBCI

Symbol

The number of our shares to be outstanding after the offering is based on 32,455,346 shares outstanding as of July 26, 2006. Unless we specifically state otherwise, the information contained in this prospectus supplement: is based on the assumption that the underwriter will not exercise the over-allotment option granted to it by us;

excludes 2,014,656 shares of common stock issuable upon exercise of outstanding stock options as of July 26, 2006, with a weighted average exercise price of \$23.07 per share; and

excludes 3,146,274 additional shares available for issuance as of July 26, 2006 under our 2005 Stock Incentive Plan and 1994 Director Stock Option Plan.

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### SELECTED HISTORICAL FINANCIAL INFORMATION

The following selected financial information for the fiscal years ended December 31, 2005, 2004, 2003, 2002 and 2001 is derived from audited consolidated financial statements of Glacier. The financial information of and for the six months ended June 30, 2006 and 2005 are derived from unaudited financial statements. The unaudited financial statements include all adjustments, consisting of normal recurring accruals, which Glacier considers necessary for fair presentation of the financial results of operations for such periods. The operating results for the six months ended June 30, 2006 are not necessarily indicative of the results that may be expected for the entire year ending December 31, 2006. The financial data below should be read in conjunction with the financial statements and notes thereto, incorporated by reference in this prospectus supplement. See Where You Can Find More Information.

# GLACIER BANCORP, INC. AND SUBSIDIARIES SELECTED CONDENSED CONSOLIDATED AND OTHER FINANCIAL INFORMATION (\$ in thousands, except per share data)

At or for the **Six Months Ended** June 30

At or for the Fiscal Years Ended December 31

		2006		2005		2005		2004	2003		2002			2001
	(Unaudited)													
Summary of Operations														
Interest income	\$	115,885	\$	87,052	\$	189,985	\$	147,285	\$	130,830	\$	133,989	\$	137,920
Interest expense		41,951		26,509		59,978		39,892		38,478		47,522		65,546
Net interest income		73,934		60,543		130,007		107,393		92,352		86,467		72,374
Provision for loan losses		2,520		3,042		6,023		4,195		3,809		5,745		4,525
Net interest income after provision for loan														
losses		71,414		57,501		123,984		103,198		88,543		80,722		67,849
Noninterest income		24,054		20,621		44,626		34,565		33,562		25,917		23,251
Noninterest expenses		52,777		41,550		90,926		72,133		65,944		57,813		57,385
Pre-tax net income		42,691		36,572		77,684		65,630		56,161		48,826		33,715
Taxes		14,396		11,962		25,311		21,014		18,153		16,424		12,026
Net income	\$	28,295	\$	24,610	\$	52,373	\$	44,616	\$	38,008	\$	32,402	\$	21,689
Basic earnings per share	\$	0.87	\$	0.79	\$	1.67	\$	1.46	\$	1.26	\$	1.10	\$	0.80
Diluted earnings	Ψ	0.07	~	0	Ψ.	1.07	Ψ.	11.0	Ψ.	1.20	Ψ	1.10	Ψ	0.00
per share	\$	0.86	\$	0.78	\$	1.64	\$	1.43	\$	1.24	\$	1.08	\$	0.78
	\$	0.32	\$	0.29	\$	0.60	\$	0.54	\$	0.48	\$	0.39	\$	0.35

# Cash dividends per

C	h	a	r	ρ

Statement of														
Financial														
Condition:														
Total assets	\$3	,913,382	\$3,53	1,935	\$ 3	3,706,344	\$3	3,010,737	\$2	,739,633	\$ 2	2,281,344	\$2	,085,747
Net loans														
receivable and														
LHFS	2	,660,850	2,12	2,198	2	2,397,187	1	,701,805	1	,430,365	1	,300,653	1	,322,327
Total deposits	2	,692,769	2,20	7,855	2	2,534,712	1	,729,708	1	,597,625	1	,459,923	1	,446,064
Total borrowings		749,372	90	4,858		719,413		900,148		842,280		544,953		399,880
Shareholder s														
equity		352,830	29	7,759		333,239		270,184		237,839		212,249		176,983
Book value per														
share	\$	10.88	\$	9.53	\$	10.36	\$	8.80	\$	7.86	\$	7.14	\$	6.11

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At or for the Six Months Ended June 30

At or for the Fiscal Years Ended December 31

	2006	2005	2005	2004	2003	2002	2001
	(Unaud	ited)					
<b>Key Operating Ratios:</b>							
Return on average assets	1.50%	1.51%(1)	1.52%	1.54%	1.53%	1.50%	1.10%
Return on average							
shareholders equity	16.51%	17.56%(1)	17.62%	17.61%	16.82%	16.57%	13.49%
Average equity to average							
assets	9.08%	8.60%	8.61%	8.75%	9.10%	9.08%	8.26%
Net interest margin(2)	4.36%	4.14%	4.20%	4.15%	4.20%	4.51%	4.08%
Efficiency ratio(3)	53.86%	51.2%	52.07%	50.8%	52.4%	51.4%	60.0%
Non-performing assets to							
total assets	0.23%	0.23%	0.26%	0.32%	0.48%	0.51%	0.53%
Dividend payout ratio	36.78%	36.71%	35.93%	37.36%	38.07%	35.45%	43.48%

- (1) Annualized.
- (2) Calculated on a tax equivalent basis.
- (3) Noninterest expenses divided by the sum of net interest income and noninterest income.

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### RISK FACTORS

Before you invest in our common stock, you should be aware that there are various risks, including those described below that could affect the value of your investment in the future. The risk factors described in this section, as well as any cautionary language in this prospectus supplement, provide examples of risks, uncertainties and events that could have a material adverse effect on our business, including our operating results and financial condition. These risks could cause our actual results to differ materially from the expectations that we describe in our forward-looking statements. You should carefully consider these risk factors together with all of the risk factors and other information included or incorporated by reference in this prospectus supplement, before you decide whether to purchase shares of our common stock.

# **Risks Associated with Our Business**

### Fluctuating interest rates can adversely affect our profitability.

Our profitability is dependent to a large extent upon net interest income, which is the difference (or spread) between the interest we earn on loans, securities and other interest-earning assets and the interest we pay on deposits, borrowings, and other interest-bearing liabilities. Because of the differences in maturities and repricing characteristics of our interest-earning assets and interest-bearing liabilities, changes in interest rates do not produce equivalent changes in interest income earned on interest-earning assets and interest paid on interest-bearing liabilities. Accordingly, fluctuations in interest rates could adversely affect our interest rate spread, and, in turn, our profitability. We cannot assure you that we can minimize our interest rate risk. In addition, interest rates also affect the amount of money we can lend. When interest rates rise, the cost of borrowing also increases. Accordingly, changes in levels of market interest rates could materially and adversely affect our net interest spread, asset quality, loan origination volume, business and prospects.

# Our allowance for loan losses may not be adequate to cover actual loan losses, which could adversely affect our earnings.

We maintain an allowance for loan losses in an amount that we believe is adequate to provide for losses inherent in our loan portfolio. At any time, there are loans included in the portfolio that will result in losses, but that have not been identified as nonperforming or potential problem loans. We cannot be sure that we will be able to identify deteriorating loans before they become nonperforming assets, or that we will be able to limit losses on those loans that are identified. As a result, future additions to the allowance may be necessary. Additionally, future additions to the allowance may be required based on changes in the composition of the loans comprising the portfolio and changes in the financial condition of borrowers, such as may result from changes in economic conditions, or as a result of incorrect assumptions by management in determining the allowance. Additionally, federal banking regulators, as an integral part of their supervisory function, periodically review our allowance for loan losses. If these regulatory agencies require us to increase the allowance for loan losses, it would have a negative effect on our results of operations and financial condition.

# Our loan portfolio mix and concentrated market areas could result in increased credit risk in an economic downturn.

Our loan portfolio contains a high percentage of commercial, commercial real estate, construction, and real estate development loans in relation to our total loans and total assets. These types of loans generally are viewed as having more risk of default than residential real estate loans or certain other types of loans or investments. The Federal Deposit Insurance Corporation recently issued a pronouncement alerting banks to their concern about banks with a heavy concentration of commercial real estate loans. These types of loans also typically are larger than residential real estate loans and other commercial loans. Because our loan portfolio contains a significant number of commercial loans and commercial real estate loans with relatively large balances, the deterioration of one or more of these loans may cause a significant increase in nonperforming loans. An increase in nonperforming loans could result in a loss of earnings from these loans; an increase in our provision for loan losses; or an increase in loan charge-offs, any of which could have an adverse impact on our results of operations and financial condition.

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We are susceptible to deteriorating economic conditions generally and, in particular, to the economic conditions in the Pacific Northwest and Intermountain regions. The markets we serve are largely dependent on construction, tourism, real estate development, government spending, health care, agriculture, mining, and energy development. Slowdowns or declines in these industries could adversely affect our asset quality, results of operations, and financial condition.

### Competition in our market area may limit our future success.

Commercial banking is a highly competitive business. We compete with other commercial banks, savings and loan associations, credit unions and finance companies operating in our market area. We are subject to substantial competition for loans and deposits from other financial institutions. Some of our competitors are not subject to the same degree of regulation and restriction as we are. Some of our competitors have greater financial resources than we do. If we are unable to effectively compete in our market area, our financial condition and results of operations could be adversely affected.

### Our pending bank acquisitions may be more difficult or costly than we anticipate.

As described under Recent Developments above, we have announced the signing of definitive agreements to acquire two financial institutions, in separate transactions. It is possible that integrating the operations of either or both of these financial institutions could result in the loss of key employees, or customers, or the disruption of the ongoing businesses, of these financial institutions. Any such events may adversely affect our ability to achieve the anticipated benefits of the acquisitions. Additionally, although we believe that we have reasonably estimated the costs of integrating the operations of these financial institutions, it is possible that unanticipated transaction costs or future operating expenses could have an adverse effect on our financial condition and results of operations after the acquisitions.

# We may not be able to successfully maintain and manage continued growth.

We have grown our business through a combination of internal growth and the completion of numerous bank acquisitions. We cannot be certain of our ability to manage expanded banking operations and increased levels of assets and liabilities without increased expenses and higher levels of non-performing assets. We may be required to make additional investments in equipment and personnel to manage higher asset levels and loan balances, which may adversely impact our efficiency ratio, earnings and shareholder return. Increases in operating expenses or non-performing assets may have an adverse impact on our earnings and the value of our common stock.

# We may be unable to recruit and retain qualified employees.

Our continued growth will be dependent in part on our ability to recruit and retain qualified and motivated employees. We expect to experience substantial competition in our efforts to hire experienced banking professionals, particularly in the commercial lending area. Our inability to recruit and retain qualified employees could impair our ability to grow, create compliance or operational challenges, and adversely impact our financial condition and results of operations.

### Our business would be harmed if we lost the services of any of our senior management team.

We believe our success to date has been substantially dependent on our senior management team, including our Chief Executive Officer, our Chief Financial Officer, and the Presidents of our subsidiary banks. The loss of any of these persons could have an adverse affect on our business and future growth prospects.

# We may grow through future acquisitions, which could, in some circumstances, adversely affect our net income.

We anticipate engaging in selected acquisitions of financial institutions and assets in the future. There are risks associated with our acquisition strategy that could adversely impact net income. These risks include, among other things, incorrectly assessing the asset quality of a particular institution being acquired,

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encountering greater than anticipated costs of incorporating acquired businesses into Glacier, and being unable to profitably deploy funds acquired in an acquisition. Furthermore, we cannot provide any assurance as to the extent to which we can continue to grow through acquisitions.

In the future, we may issue capital stock in connection with additional acquisitions. These acquisitions and related issuances of stock may have a dilutive effect on earnings per share and ownership. Aside from the proposed acquisitions described under Recent Developments above, we do not currently have any definitive understandings or agreements for any acquisitions that involve the issuance of our capital stock. However, as noted above, we anticipate that we will continue to expand through acquisitions in the future.

# We cannot provide any assurance that we will receive the approvals necessary to complete our pending acquisitions.

As described under Recent Developments above, we have entered into definitive agreements for the acquisitions of two financial institutions: Citizens Development Company and First National Bank of Morgan. Both acquisitions must be approved by applicable regulatory authorities and, in the case of the First National Bank of Morgan acquisition, by its shareholders. We cannot assure you that the required regulatory and shareholder approvals will be obtained. If we do not obtain the necessary approvals, we will not be able to complete the acquisitions.

# We operate in a highly regulated environment and may be adversely affected by changes in federal, state and local laws and regulations.

We are subject to extensive regulation, supervision and examination by federal and state banking authorities. Any change in applicable regulations or federal, state or local legislation could have a substantial impact on us and our operations. Additional legislation and regulations that could significantly affect our powers, authority and operations may be enacted or adopted in the future, which could have a material adverse effect on our financial condition and results of operations. Further, regulators have significant discretion and authority to prevent or remedy unsafe or unsound practices or violations of laws by financial institutions and holding companies in the performance of their supervisory and enforcement duties. The exercise of regulatory authority may have a negative impact on our results of operations and financial condition.

### Risks Associated with this Offering and Our Common Stock

# The market price of our common stock may decline after the offering.

The price per share at which we sell the common stock may be more or less than the market price of our common stock on the date the offering is consummated. If the actual purchase price is less than the market price for the shares of common stock, some purchasers in the offering may be inclined to immediately sell shares of common stock to attempt to realize a profit. The same may be true with respect to the shares of common stock that we anticipate issuing in the acquisitions described elsewhere in this prospectus supplement. Any such sales, depending on the volume and timing, could cause the price of our common stock to decline. Additionally, because stock prices generally fluctuate over time, there is no assurance that purchasers of our common stock in the offering will be able to sell shares after the offering at a price that is equal to or greater than the actual purchase price. Purchasers should consider these possibilities in determining whether to purchase shares in the offering and the timing of any sales of shares of common stock.

# Our profitability could be adversely affected if we are unable to promptly deploy the capital raised in this offering.

As described under Use of Proceeds, we intend to use the net proceeds of this offering to fund a portion of the cash merger consideration payable by us in connection with the acquisition of Citizens Development Company and its subsidiary financial institutions. The consummation of this offering, which is not a condition to the consummation of the Citizens Development Company transaction, will occur prior to the closing of the Citizens Development Company transaction. In the unanticipated event that the Citizens

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Development Company acquisition does not occur for any reason, we will use the net proceeds of this offering for general corporate purposes. Investing the proceeds of this offering in securities until we are able to deploy the proceeds would provide lower margins than we generally earn on loans, potential adversely impacting shareholder returns, including earning per share, return on assets and return on equity.

### We have various anti-takeover measures that could impede a takeover.

Our articles of incorporation include certain provisions that could make more difficult the acquisition of Glacier by means of a tender offer, a proxy contest, merger or otherwise. These provisions include a staggered board, whereby only one-third of the members of our board of directors are elected in any particular year, and a requirement that any Business Combination (as defined in the articles of incorporation) be approved by at least 80% of the voting power of the then-outstanding shares, unless it is either approved by the board of directors or certain price and procedural requirements are satisfied. In addition, the authorization of preferred stock, which is intended primarily as a financing tool and not as a defensive measure against takeovers, may potentially be used by management to make more difficult uninvited attempts to acquire control of Glacier. These provisions may have the effect of lengthening the time required for a person to acquire control of Glacier though a tender offer, proxy contest or otherwise, and may deter any potentially unfriendly offers or other efforts to obtain control of Glacier. This could deprive Glacier shareholders of opportunities to realize a premium for their Glacier common stock, even in circumstances where such action is favored by a majority of Glacier s shareholders.

# Our trust preferred securities have a priority right to payment of dividends.

We have periodically supported our continued growth through the issuance of trust preferred securities from special purpose trusts and accompanying debt. Trust preferred securities have a priority right to distributions and payment over the common stock. At June 30, 2006, we had trust preferred securities and accompanying debt totaling \$85 million, and as discussed above under Recent Developments, we intend to issue an additional \$30 million of trust preferred securities in the near future.

### CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This prospectus supplement, including information included or incorporated by reference, may contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements include, but are not limit to, statements about our plans, objectives, expectations and intentions that are not historical facts, and other statements identified by words such as expects, anticipates, intends, plans, believes, seeks, estimates or words of similar meaning. These forward-looking statements are based on curre beliefs and expectations of management and are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond our control. In addition, these forward-looking statements are subject to assumptions with respect to future business strategies and decisions that are subject to change. The following factors, among others, could cause actual results to differ materially from the anticipated results or other expectations in the forward-looking statements:

significantly increased competition among depository and other financial institutions;

changes in the interest rate environment that reduce our margins and adversely affect net interest income;

general economic conditions, either nationally or in our market areas, that are worse than expected;

our ability to successfully integrate, manage and profitably operate entities that we have acquired or will acquire;

our ability to obtain applicable regulatory and shareholder approvals necessary to complete our pending acquisitions and the ability to consummate those pending acquisitions;

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our ability to complete the anticipated issuance of trust preferred securities described in this prospectus supplement;

legislative or regulatory changes that adversely affect our business;

the risks associated with continued diversification of assets and potential adverse changes in credit quality;

increased loan delinquency rates;

the risk of an economic slowdown adversely affecting credit quality and loan originations;

costs and effects of litigation and unexpected or adverse outcomes in such litigation; and

our success in managing risks involved in the foregoing.

Additional factors that could cause actual results to differ materially from those expressed in the forward-looking statements are discussed in Risk Factors above and in our reports filed with the Securities and Exchange Commission.

### **USE OF PROCEEDS**

We estimate that the net proceeds to us from this offering, after deducting the underwriting discounts and commission and estimated offering expenses payable by us of approximately \$75,000, will be approximately \$26,414,250, or approximately \$29,357,500 if the underwriter exercises its over-allotment option in full.

We intend to use the net proceeds of the offering to fund a portion of the cash merger consideration that we will pay to shareholders of Citizens Development Company in connection with the closing of the Citizens acquisition described under Recent Developments above. We anticipate that the total cash payable to Citizens Development Company shareholders in the merger will be approximately \$46.5 million. We intend to fund the remaining portion of the cash merger consideration in the Citizens acquisition with the proceeds of the issuance of the trust preferred securities described above under Recent Developments.

In the unanticipated event that the acquisition of Citizens Development Company does not occur for any reason, the proceeds of the offering will be available for contribution to the capital of our subsidiary banks, for use in our lending and investment activities, for branch expansion and for general corporate purposes. We may also use a portion of the proceeds in connection with acquisitions of other institutions or for investment activities that are permitted for bank holding companies. In the event that the acquisition of Citizens Development Company does not occur, pending allocation to specific uses, we intend to invest the proceeds in investment grade securities.

### **UNDERWRITING**

We are offering the shares of common stock described in this prospectus supplement through D.A. Davidson & Co. We have entered into a firm commitment underwriting agreement with D.A. Davidson & Co. pursuant to which we have agreed to sell to D.A. Davidson & Co., and D.A. Davidson & Co. has agreed to purchase from us, an aggregate of 900,000 shares of our common stock.

D.A. Davidson & Co. is offering the shares of common stock subject to its acceptance of the shares from us and subject to prior sale. The underwriting agreement provides that the obligation of D.A. Davidson & Co. to purchase the shares of common stock offered by this prospectus supplement is subject to the satisfaction of the conditions contained in the underwriting agreement. D.A. Davidson & Co. must purchase all of the shares of common stock offered hereby if any of the shares are purchased, except for the shares covered by the over-allotment option described below, to the extent the option is exercised.

D.A. Davidson & Co. has advised us that it proposes to offer the shares of common stock directly to the public at the public offering price set forth on the cover page of this prospectus supplement and to dealers at the public offering price less a selling concession not in excess of \$0.64 per share. D.A. Davidson & Co. also

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may allow, and dealers may reallow, a concession not in excess of \$0.10 per share to brokers and dealers. If all of the shares are not sold at the public offering price, D.A. Davidson & Co. may change the offering price and other selling terms.

Over-Allotment Option. We have granted D.A. Davidson & Co. an option to purchase up to 100,000 additional shares of our common stock at the public offering price less the underwriting discount. D.A. Davidson & Co. may exercise this option, in whole or in part, at any time and from time to time for 30 days from the date of the underwriting agreement, solely for the purpose of covering over-allotments, if any, made in connection with the offering of the shares of common stock offered by this prospectus supplement. To the extent that D.A. Davidson & Co. exercises this option, it will be committed, as long as the conditions of the underwriting agreement are satisfied, to purchase the additional shares of common stock, and we will be obligated to sell the shares of common stock to D.A. Davidson & Co. If purchased, the additional shares will be sold by D.A. Davidson & Co. on the same terms as those on which the other shares are sold.

*Underwriting Discount and Offering Expenses*. The following table shows the per share and total public offering price, underwriting discount to be paid to D.A. Davidson & Co., and the net proceeds to us before expenses. This information is presented assuming both no exercise and full exercise by the underwriter of its over-allotment option.

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	Per S	Share	Ov	Without erallotment Exercise	Ov	With verallotment Exercise
Public offering price	\$	30.50	\$	27,450,000	\$	30,500,000
Underwriting discount	\$ 1	.0675	\$	960,750		