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2	FINANCIAL CRISIS INQUIRY COMMISSION	
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4	Interview of CHARLES O. PRINCE	
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6	March 17, 2010	
7	1285 Avenue of the Americas	
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1 Interview - CHARLES PRINCE 2 BY MR. BONDI: 3 Good morning, Mr. Prince. 0 How 4 are you? 5 Good morning. Well, thank you. Α 6 My name is a Brad Bondi. 0 I am 7 with the Financial Crisis Inquiry Commission 8 in Washington. We were formed by Congress 9 to investigate the causes of the financial 10 crisis, both domestic and globally, and to 11 report on those causes in a report due 12 December 15, 2010, this year. 13 This interview is being 14 transcribed. Because we are members of the 15 government, I am obligated to tell you that 16 the typical rules of 18 USC 1001 apply. 17 that means obviously you have to be truthful 18 to government investigator. But I have no 19 reason, Mr. Prince, to doubt your veracity. 20 Thank you for that. Α 21 But I am obligated just to put 22 you on notice. 23 Α Duly noted. 24 Could you please state your full 25 name for the record?

- Interview CHARLES PRINCE
   A Charles Prince, P-R-I-N-C-E.
- 3 Q Are you currently provide, Mr.
- 4 Prince?
- 5 A I am not.
- 6 Q Do you have a consulting role
- 7 anywhere?
- 8 A I do.
- 9 O Where is that?
- 10 A With a firm called Albright
- 11 Stonebridge Group.
- 12 Q Where are you based?
- 13 A They are based in Washington,
- 14 D.C. I am not based there. I consult with
- them as needed.
- 16 Q And, Mr. Prince, I understand you
- were CEO of course of Citigroup.
- 18 Could you briefly describe the
- positions you held at Citigroup or any of
- its predecessors and the years that you held
- 21 them?
- 22 A Sure. And should I go all the
- way back to when I started, or as much as
- 24 you want or --
- Q If you don't mind briefly just

1 Interview - CHARLES PRINCE 2 identify the position, the company and the 3 years, if you wouldn't mind, if you recall. 4 Α Sure. 5 I started with -- for these 6 purposes, I started with a company called 7 Commercial Credit Company in Baltimore, 8 Maryland, on January 15, 1979. 9 commercial credit was a predecessor company 10 of what became Citigroup. 11 First let me tell you how it 12 became a predecessor company, than I'll give 13 you my tenure and so forth. 14 Commercial Credit was a 15 subsidiary of another company at that point 16 in time. It went public in 1986 under the 17 leadership of Mr. Weill and a series of 18 other individuals. 19 And then from 1986 until 1998, 20 commercial credit engaged in a series of 21 acquisitions and changed its name as it went 22 along so that by 1998, the company that was 23 Commercial Credit was then known as 24 Travelers Group. Travelers Group then in 25 1998 merged with Citicorp creating

1 Interview - CHARLES PRINCE 2 Citigroup. 3 My tenure with these various 4 companies, I started as an attorney in 1979 5 with Commercial Credit. I became general 6 counsel of the company in about 1984 or 7 thereabouts. I continued as general counsel 8 of the company through its various 9 iterations and name changes until the time 10 of our merger in 1998, at which time I 11 became the co-general counsel of the merged 12 entity, Citigroup. 13 My partner, as co-general 14 counsel, retired a year or so later. So I 15 then became sole general counsel in about 16 1999. I stopped being general counsel I 17 think sometime in 2000, maybe the fall of 18 2000, and was promoted to be chief 19 administrative officer. 20 Then in about 2001, I was chief 21 administrative officer. And then in 2002, I 22 became the head of our corporate and 23 investment bank. Then in 2003, became the 24 CEO of the company and in 2006 became

25

chairman.

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1	Interview - CHARLES PRINCE	
2	I am surprised I remembered all	
3	that.	
4	Q I am impressed that you	
5	remembered it all, sir.	
6	When in 2003 did you become CEO,	
7	what was the official date?	
8	A I think it was October.	
9	Q When in 2006 did you become	
10	chairman, sir?	
11	A That would have been at the	
12	annual meeting which was in April.	
13	Q Who was chairman between 2003 and	
14	2006?	
15	A Sandy Weill.	
16	Q Mr. Prince, what was Mr. Rubin's	
17	role vis-à-vis your role as CEO?	
18	A During	
19	Q Since you became CEO of	
20	Citigroup, what was his role vis-à-vis your	
21	role?	
22	A Bob Rubin continued the role that	
23	he had before I became CEO. Before I became	
24	CEO, Bob was, I believe the official title	
25	was chairman of the executive committee of	

1 Interview - CHARLES PRINCE 2 the board. And he continued with that 3 official designation. But Bob's role was a 4 more informal or nuanced one than the title 5 would suggest. 6 Bob was a very important member 7 of our board, of course. But he was also 8 very involved in the strategic direction of 9 the company, not so much the day-to-day 10 operations. But where the company should be 11 focused going forward, how it should grow, 12 how it should think about its future. 13 was also fairly involved in client work, 14 both in the private bank, on our 15 institutional side. Given Bob's background, 16 given his extremely high reputation, he was 17 someone that people in our client base 18 wanted to meet. 19 I understand things changed in 20 the summer of 2007 in terms of the frequency 21 of your interactions with Mr. Rubin. 22 prior to say summer of 2007 from let's say 23 when you became CEO in October 2003 through 24 early 2007, how often would you meet with 25 Mr. Rubin?

1	Interview - CHARLES PRINCE
2	A Well, with permission I will just
3	disagree if I may with the premise.
4	Q Please.
5	A It didn't really change in the
6	summer of 2007. As I am sure we will talk
7	later, we talked about different things.
8	Q Yes, sir.
9	A But Bob's office was literally
10	right next to mine. It was separated by a
11	little conference room, but it was 20 feet
12	away. And Bob and I would talk if we
13	were both in the office, we would talk three
14	or four times a day. He would walk into my
15	office, I would walk into his office.
16	If one or the other of us wasn't
17	physically in town that day, then we might
18	talk by phone every other day. So, the
19	level of interaction was frequent.
20	Bob was someone that I very much
21	valued bouncing ideas off of, testing ideas.
22	And when you are the CEO of a large company,
23	there are very few people that you can do
24	that with. But Bob's background and his
25	general knowledge of the world was very

1	Interview - CHARLES PRINCE
2	significant, and so I would bounce lots of
3	different ideas off of him.
4	Q You mentioned Mr. Rubin having a
5	role in the strategic direction of the
6	company.
7	Were there any particular areas
8	that he focused on in terms of strategic
9	direction, any particular areas of the
10	business?
11	A Well, I would say no.
12	If you were to step back and look
13	at our company from a distance, you would
14	see that we had that three or four basic
15	groups of activities. One would have been
16	our international business, which was quite
17	large and quite important. One would have
18	been our U.S. consumer business, and one
19	would have been our corporate and securities
20	business.
21	We have we had private banking
22	activity, that probably would not have been
23	quite as high on the list. But those first
24	three groupings, each of which of course is
25	broken down into dozens of individual

1 Interview - CHARLES PRINCE 2 businesses, I would say he spent a fair 3 amount of time on each of them. 4 Mr. Prince, it seemed from --5 please correct me if I am wrong -- it seemed 6 from some of the reports and P and Ls that I 7 have seen that the investment bank, CMB, 8 grew substantially from 2003 to 2007. 9 Was Mr. Rubin involved in any 10 strategic decisions that helped grow that 11 bank? 12 Well, I am not sure whether Α 13 capital markets and banking grew -- I am 14 thinking about the premise of your question 15 if I may and then I will come to the actual 16 question itself. 17 Sir, please, if at any time any 18 of my premises are incorrect, we are on a 19 fact finding mission, so correct me, please. 20 I am trying to make sure we have Α 21 the full answer and the correct answer. 22 Yes, sir. Q 23 I think that capital markets and 24 banking, I don't remember that in that

period of time growing in relationship to

25

1	Interview - CHARLES PRINCE
2	the company. Its size of the pie, if you
3	understand what I mean by that, I don't
4	remember it growing significantly, going
5	from X percent to two X percent or something
6	of the company.
7	It may have been that the entire
8	industry grew and the company grew. So, I
9	remember it not as growing in a dramatic
10	sense. The numbers may suggest you are
11	right. I apologize if I am wrong there.
12	In terms of Bob's influence and
13	growth and so forth, obviously Bob's
14	background from Goldman Sachs and his long
15	history in the securities business gave him
16	a pretty special feel for that business as
17	compared to say our consumer business.
18	But, on the other hand, Bob was
19	long removed from being a trader. He hadn't
20	been a day-to-day trader for a long time.
21	And so it was much more of where do we want
22	the business to go in three years and
23	five years and ten years than it was in the
24	next six months let's try to do more of X,
25	if you understand the distinction I am

- 1 Interview CHARLES PRINCE
- 2 drawing.
- So, with that overview, you know,
- 4 Bob was very much involved in all of our
- 5 strategic activities. I am sure there were
- 6 dozens of things that he participated in. I
- 7 am hard pressed to pull out one to tell you.
- 8 I am sorry.
- 9 Q As CEO, who directly reported to
- 10 you? I am trying to distinguish between,
- 11 you know, at the end of the day I assume
- every one in the company ultimately reports
- up to the CEO.
- 14 A All 350,000 people.
- 15 O Yes, sir.
- But who directly reported; in
- other words, who were the direct reports to
- 18 you as CEO?
- 19 A We had a group that we called the
- 20 Business Heads group. And in many companies
- it would have been called a Management
- 22 Committee or an Executive Committee. We
- 23 called it Business Heads for reasons which
- aren't particularly pertinent to the
- question. And that is a good grouping, to

1	Interview - CHARLES PRINCE
2	answer your question. It would have been
3	the most senior leaders of line operations.
4	So the head of our consumer business, the
5	head of our corporate investment bank, the
6	person who ran our business in Asia, that
7	sort of grouping, as well as our most senior
8	staff people. So, the head of risk, the
9	head of legal, our chief administrative
10	officer, our chief operating officer. It
11	was more or less 10, 11, 12 people,
12	something in that range.
13	Q How often would the Business
14	Heads group meet? How often would you meet
15	with the Business Heads group?
16	A Every Monday morning.
17	Q How long approximately would
18	those meetings go?
19	A Seemed like forever sometimes.
20	But it was officially for first an hour,
21	then an hour and a half, then two hours as
22	we wanted to cover more and more. So I
23	would say for overview purposes an hour and
24	a half to two hours.
25	Q Would this be a situation where

1	Interview - CHARLES PRINCE
2	people would go around the room and report
3	on their various areas, or would there be a
4	set agenda for these type of meetings?
5	A You are very intuitive. There
6	would be both. In other words, it was
7	intended first and foremost as information
8	sharing. We had lots of businesses, lots of
9	areas, some of them the people who ran them
10	were physically separated from each other:
11	Uptown, downtown, Europe and so forth. And
12	it was important for those people to
13	interact frequently so that I knew what you
14	were doing, you knew what I were doing, we
15	could collaborate as necessary.
16	The first half of each meeting
17	would typically be a going around the table,
18	what is going on in your business, what is
19	going on in my business and so forth.
20	The second half of the meeting
21	would typically be involved with special
22	or what is the right way to put it one
23	off kinds of activities.
24	It might I am just picking
25	examples at random. It might be in the

1	Interview - CHARLES PRINCE
2	second hour we would talk about the budget
3	process for next year. So we are going to
4	do this then, this then and this then and so
5	forth. Or we might talk about an upcoming
6	meeting with an employee group in Japan and
7	what are we going to accomplish in this
8	particular area. Or we might talk about an
9	acquisition for the company. We acquired
10	companies right along. That sort of thing.
11	So first half, a go-around, the
12	second half a one off kind of activity.
13	Q Would you give a presentation or
14	have a role in that meeting? Say at the end
15	of the meeting would you share your
16	thoughts? Or what was your participation in
17	the meeting, in those meetings typically?
18	A It was a pretty informal meeting.
19	So I would typically start by saying here
20	are three or four things that are on my mind
21	this morning. And then we would go around
22	the table, and then we would have this
23	special project or one-off activity. But it
24	wasn't a formal meeting and it typically
25	wouldn't have a formal agenda. We might

1	Interview - CHARLES PRINCE
2	have a follow-up from last week or something
3	like that. But it wasn't a formal meeting
4	with prepared remarks or anything like that.
5	Q Mr. Prince, you mentioned a few
6	persons by title, and I just wanted to put
7	some names with those titles.
8	You said the most senior risk
9	officer. Is that the chief risk officer?
10	A Yes, Dave Bushnell.
11	Q He would have been during the
12	relevant time period of 2003 to 2007?
13	A Yes.
14	Q Head of legal, is that Mr.
15	Helfer?
16	A Yes, Michael was the general
17	counsel that whole time. I am not sure
18	whether Michael was on the Business Heads or
19	not.
20	MR. KARP: He was not.
21	THE WITNESS: Lou Kaden was on
22	and Lou Kaden was the chief
23	administrative officer and also a
24	lawyer. And Lou represented the
25	legal, the audit, and the foundation

1 Interview - CHARLES PRINCE 2 and certain other functions. 3 BY MR. BONDI: 4 I've noticed Mr. Kaden's name in 0 board minutes and several documents that 6 your counsel has produced. 7 What was his role as chief 8 administrative officer? 9 Yes. Chief administrative 10 officer would typically be -- and would be 11 the case for Kaden -- would typically be 12 someone who managed the administrative 13 functions. And so that would typically be 14 all of the staff functions, legal, audit, 15 public relations, the foundation. 16 In many companies, in most 17 companies it would also include risk. 18 in our company when I became CEO in 2003, I 19 think literally the first thing I did that 20 day, literally, was to put David in that job 21 and to change the reporting structure so 22 that he no longer reported to the chief 23 administrative officer and the risk function 24 no longer reported to the business units. 25 Before that, it had reported inside the

1	Interview - CHARLES PRINCE
2	business units.
3	And from that time through my
4	whole tenure, the chief risk officer was a
5	member of our Business Heads group and was a
6	direct report to me.
7	Q Why did you make those changes
8	with respect to the chief risk officer?
9	A The two changes, one putting him
10	in the job and then making it separate.
11	I thought that the fellow who was
12	the chief risk officer before David whose
13	name was Petros, P-E-T-R-O-S, Sabatakakus
14	(phonetic) . Just do the best you can, but
15	it sounds, it spells sort of like it sounds,
16	Sabatakakus. He was a very good fellow but
17	did not have any understanding, detailed
18	understanding of how the securities business
19	worked. And I was very concerned that
20	Petros would not be able to adequately
21	manage the risk function as it related to
22	our securities business. And so Petros was
23	going to retire, and so he retired. We put
24	Bushnell in the job, I put Bushnell in the
25	job, to make sure that we had someone at

1 Interview - CHARLES PRINCE chief risk officer level who understood how 2 those businesses worked. 4 David had been a trader much 5 earlier in his life and understood the 6 mechanics of how the business worked. 7 Making it independent of the businesses, I 8 think most people nowadays do that. 9 grateful that we were a little ahead of that 10 making it independent. It didn't get paid 11 based on the profits of the business unit, 12 it didn't get paid based on volumes or 13 revenues. And I think that is just good 14 corporate governance. 15 Would Mr. Bushnell as chief risk 16 officer have a normal reporting role at this 17 Business Heads group meeting? Would he 18 provide a report? 19 Yes. He would be part of the Α 20 qo-around. 21 You mentioned the chief operating 22 Who was that during the 2003 to officer. 23 2007 time frame? 24 I don't know when Bob Druskin Α 25

became chief operating officer, but it was

1	Interview - CHARLES PRINCE
2	at least halfway through. And so for the
3	last couple of years at least, maybe the
4	whole time, but at least the last couple of
5	years Bob Druskin was the chief operating
6	officer.
7	Q What did Mr. Druskin do as the
8	chief operating officer?
9	A Well, his job, like most chief
10	operating officers, is to focus on, focus a
11	hundred percent of his time on the inside
12	part of the job, running the company. The
13	various business units reported to me and I
14	was responsible for the overall direction of
15	the company and so forth. But there was a
16	lot of travel involved in my job. And
17	someone needed to be at the desk every day
18	making sure the trains ran on time, to use a
19	cliched phrase, and that was Bob's job.
20	Q When you first became CEO in
21	2003, were there some regulatory problems
22	that were immediately on your radar?
23	A There were, there were regulatory
24	problems at many times, so I am not sure
25	which ones in particular you are referring

		22
1	Interview - CHARLES PRINCE	
2	to.	
3	Q What I was getting at is we have	
4	read about problems in Japan, problems with	
5	bond traders in Europe.	
6	Were those problems that were in	
7	your focus when you became CEO in 2003, or	
8	did they come about later?	
9	A Okay, I understand the question	
10	now, sorry.	
11	When I became CEO in 2003, I	
12	thought that the most important thing I	
13	needed to focus on was turning the company's	
14	focus from an acquisition driven strategy to	
15	more of a balanced strategy involving	
16	organic growth. If you look at the history	
17	of the company and how it combined and so	
18	forth, we had been very, very busy with	
19	acquisitions. And the larger the company	
20	became, the harder it is to grow a company	
21	through acquisitions, just by definition.	
22	If you have a business that	
23	makes I am making up examples that	
24	makes \$100 and you want to grow ten percent	
25	a year, you have to buy something that makes	

- 1 Interview CHARLES PRINCE
- 2 \$10. If you have a business that makes a
- 3 million dollars in this example and you want
- 4 to grow ten percent a year, then you
- obviously have to buy a much larger company.
- 6 And so and the company became larger and
- 7 larger and larger, it became clear to me
- 8 that relying as much as we had historically
- 9 on acquisitions was not an appropriate
- 10 course going forward and we had to have more
- 11 balance and have more organic growth.
- 12 Q Why wasn't it an appropriate
- model going forward, this expansion model
- that you have described?
- 15 A I apologize. I thought I
- 16 explained it. Let me try it again.
- 17 The larger the size of the
- entity, the more difficult it is to grow by
- buying things. That is, you have to buy
- more and more as your absolute size
- 21 gets bigger.
- So to use very rough numbers,
- during my tenure the company had about a
- hundred billion dollars of revenue a year,
- 80 to 100 billion dollars of revenue year.

- 1 Interview CHARLES PRINCE
- 2 So if you wanted to grow ten percent a year,
- 3 so you wanted to grow your revenues from a
- 4 hundred to 110, okay, just a simple math
- like that, you would have to go out and buy
- 6 \$10 billion of revenue somewhere. There
- 7 aren't a lot of companies that have
- 8 \$10 billion of revenue. And so identifying
- 9 them, courting them, and negotiating that
- and integrating that, it gets more and more
- difficult as the absolute size of the
- organization gets bigger.
- So an acquisition strategy, if
- 14 you are small, you can double and triple and
- 15 quadruple in size just by acquiring things.
- 16 If I can, can I give an analogy?
- 17 Q Please.
- 18 A If you had a law firm --
- everybody here is a lawyer except this nice
- lady. Everybody here is a lawyer.
- Q Karen is not.
- 22 A She is going to be a lawyer some
- 23 day. Everybody here is a lawyer or is going
- to be a lawyer.
- 25 If you have a law firm of 500

1	Interview - CHARLES PRINCE
2	lawyers, which is not a small law firm, a
3	medium sized law firm, and you wanted to
4	double in size, you would have to go find
5	another 500 lawyers somewhere. Maybe one
6	firm of 500 or maybe two of 250, something
7	like that. And there would be the
8	appropriate complications of doing that:
9	Finding them, negotiating with them,
10	integrating them into a culture and so
11	forth.
12	If you had a law firm of 5000
13	lawyers and you wanted to double in size, it
14	would be almost impossible to do that
15	because there aren't 5000 lawyers out there
16	somewhere to find and integrate. And then
17	if you did that and you had 10,000 lawyers,
18	then you wouldn't have anybody you could
19	double with. You sort of run the string out
20	as it were if you understand what I mean as
21	I am trying to describe it.
22	So in that context, we had grown
23	very rapidly and very well, I think, and our
24	growth pattern had been quite good. But it
25	sort of topped out in terms of the ability

1 Interview - CHARLES PRINCE 2 to do that in just a practical sense. And so my judgment was that at that point we 4 needed to continue to do acquisitions, but 5 make sure that the businesses we had on 6 their own were growing to contribute to 7 that. So, maybe instead of growing --8 again, I am making up these numbers, just as 9 an example. 10 Instead of growing ten percent 11 through acquisitions, we would grow five 12 percent through acquisitions and five 13 percent through organic growth. So more of 14 a balance. Does that make sense? 15 Yes, sir. 0 16 So that is what I thought going Α 17 Now your question was what about the in. 18 regulatory issues. 19 What happened was that almost 20 immediately we got diverted into these 21 regulatory problems. So, in 2003, we had a 22 regulatory problem with our consumer 23 business here in the States. And then I 24 think it was in early 2004 that the Japan 25 situation began to unfold in complicated

- 1 Interview CHARLES PRINCE
- ways. And then the MTS trade you mentioned
- in Europe was I think in the fall of 2004.
- 4 Dim recollection.
- 5 So we had -- in 2004, we had two
- or three instances which in a cumulative
- 7 sense caused various regulators to stop and
- 8 say: Gosh, you guys got to tighten up your
- 9 ship here a little bit.
- 10 Q Was one of those regulators that
- 11 suggested that you tighten up the ship, was
- that the Federal Reserve when they put a
- hold on the acquisitions in growth that
- 14 Citigroup could do?
- 15 A Yes.
- 16 Q What was their reason for putting
- a hold on acquisitions in growth at
- 18 Citigroup, external growth?
- 19 A I have to think back now. That
- was quite a while ago.
- 21 My recollection of it is that
- they were -- let me think now to make sure I
- am recalling it correctly.
- I believe that their reasons were
- to make sure that our regulatory processes

1	Interview - CHARLES PRINCE
2	were robust enough that they would have a
3	reasonable prospect for preventing the kinds
4	of issues that had come up in Japan and in
5	Europe.
6	The Japan private bank episode
7	was one in which as I recall it, one of
8	the bankers in Japan had engaged in some
9	inappropriate activities with a client that
10	was a charity or something like that. And
11	the regulators over there became very
12	focused on regulatory processes in Japan.
13	And then as that was unfolding, the MTS
14	trade happened in Europe.
15	The Japan issue was a pretty
16	clear regulatory violation in Japan. The
17	MTS one was less clear as to whether it was
18	a violation, but it provoked quite a
19	controversy. I believe that the Fed did not
20	want those kinds of incidents to occur and
21	wanted us to, in colloquial terms, take a
22	time out and to make sure that everything
23	was working very properly inside the company
24	and to make sure that we had very robust
25	regulatory processes.

1	Interview - CHARLES PRINCE
2	Q During that time out as you have
3	described, what did you do to address the
4	Federal Reserve Board's concerns?
5	A We did lots of things. If I can
6	give you a summary answer, and then you can
7	ask anything further from that.
8	We obviously had quite a process
9	of increasing our regulatory functions: The
10	lawyers, the audit function, the control
11	functions.
12	We also embarked on what we
13	called the five-point plan, which was an
14	all-employee program. All 350,000 employees
15	had to go through training sessions in which
16	we emphasized the company's core values. We
17	emphasized long-term results over short-term
18	results. We emphasized protecting the
19	reputation of the company. Everyone had to
20	go through this training; everyone had to
21	certify that they had gone through this
22	training.
23	We had anonymous 360 reviews of
24	all of our managers so that if anybody had a
25	concern that their manager was engaging in

1	Interview - CHARLES PRINCE
2	inappropriate activity they could report
3	this and so forth and so on. The five-point
4	plan was a quite large undertaking. We had
5	progress points against it that we reported
6	on to the Fed and others.
7	Q Was that five-point plan a success?
8	A Well, whenever you are talking
9	about changing culture or reinforcing
10	culture, it is something that is judged over
11	the long term. I believe that since that
12	2004, 2005 time period we have not had to
13	my knowledge, we have not had the kind of
14	regulatory eruptions or problems that we had
15	in the 2003, 2004 time frame. And if the
16	goal of the program was to prevent those
17	from recurring and if they have not
18	recurred, then I think you would say it
19	probably was successful.
20	Q In this time frame from 2003 and
21	2005, approximately how much of your time
22	was devoted to addressing these types of
23	regulatory issues that we have been talking
24	about and implementing the five-point plan?
25	A It is hard to say. Well, over 50

		3 L
1	Interview - CHARLES PRINCE	
2	percent.	
3	Q Approximately how many	
4	subsidiaries or affiliates did Citigroup	
5	have during your tenure at CEO?	
6	A I have no idea.	
7	Q Over hundred or so?	
8	A Well, over a hundred, yes. They	
9	are all listed in the 10-K filing, pages and	
10	pages and pages of them.	
11	Q How many countries did you	
12	operate in?	
13	A My recollection was that we	
14	operated in 102 countries. I don't know	
15	whether that was exactly right. I never	
16	went and counted each 102, but we always	
17	said it was 102.	
18	Q How did you ensure out of the 102	
19	countries and the many subsidiaries that	
20	Citigroup had, how did you ensure that	
21	critical information was reported up to you	
22	that needed to be reported up to you?	
23	A That is a very good question, and	
24	something that any manager of a large	
25	organization needs to focus on. We focused	

1 Interview - CHARLES PRINCE 2 on that a lot and tried to ensure that we 3 had multiple pathways for information. 4 Again if I can I will describe three or four 5 to give you a sense of it. 6 One way of doing that was through 7 what you might think of as a normal 8 management structure. So all of our 9 operations, all of our people, all of our 10 countries were organized into some kind of a 11 management hierarchy. So this business 12 reported to this person, reported to this 13 person and up to someone who was on the 14 Business Heads Group. Or this region, this 15 country and this region reported to someone 16 up on the Business Heads group. And so the, 17 in a management hierarchy sense, the person 18 on the Business Heads was responsible for 19 managing his or her business down to the 20 bottom of that level, that vertical level of 21 activity. That is one. In some ways that 22 was the primary or central method of 23 management flows. 24 We also had our various staff 25 functions. So legal, audit, risk, in some

1	Interview - CHARLES PRINCE
2	ways our public relations function had
3	parallel vertical structures.
4	So, to take an example, if we had
5	a business operation in India, there would
6	be a risk person assigned to them. There
7	would be a lawyer assigned to that in India.
8	There would be an audit person assigned to
9	that in India. And those people would
10	report up their own vertical management
11	chains parallel to the business vertical
12	chain up to someone who was at a reporting
13	level with the Business Heads.
14	So lawyers would report up their
15	legal management chain up to the general
16	counsel and then to the chief administrative
17	officer, the audit function in a similar way
18	and so forth. So, we had our management of
19	business chain, we had our several
20	administrative function chains, and then we
21	had a wide range of direct to the employee
22	communications. So, we would do once a year
23	an employee survey, an anonymous employee
24	survey, which would ask various questions
25	which could then be collated and reported on

1 Interview - CHARLES PRINCE 2 and so forth. 3 We had anonymous hotlines for 4 reporting concerns or problems. Most of 5 that turned out to be about employee issues, 6 but some of it related to the business and 7 it was certainly promoted as for the 8 business. 9 So these are just several 10 We were constantly looking for examples. 11 additional ways to get information up and to 12 get information across because these 13 vertical structures I have described, you 14 don't want the information to sit inside 15 those. You want them to go across as much 16 as you can. 17 In the 2007 year immediately 18 preceding the financial difficulties in the 19 market starting in the summer and during 20 that time frame of summer through November 21 2007, did you feel as CEO sufficient 22 information was reaching you so that you 23 could evaluate the situations at Citigroup? 24 I certainly thought so at the Α 25 We had lots of information on lots of

1	Interview - CHARLES PRINCE
2	different scores. We are sitting here three
3	years later almost looking back at one very
4	significant issue. But at the time in the
5	summer of 2007, we were looking at lots of
6	issues. I mean what turned out to be the
7	CDO problems in our fixed income business
8	were not the biggest issue on the list of
9	things we were looking at in the summer of
10	2007.
11	And so if you imagine lots of
12	information flowing on lots of different
13	subjects in lots of different geographies, I
14	thought we had pretty good information flow.
15	Q I know we are sitting here three
16	years later. And so in retrospect, was
17	there any information in retrospect that you
18	wish you had sooner?
19	A You know, that is a hard question
20	to answer because the fundamental issue
21	and I know we will get into this I'm sure in
22	great detail later. But the fundamental
23	issue was that the believed strength or
24	credit worthiness of the so-called super
25	senior tranches of these securitized

- 1 Interview CHARLES PRINCE
- 2 products, that that belief was incorrect.
- 3 And when you say to yourself would you have
- 4 liked to have had more information about
- 5 that, I am not sure at the time that more
- 6 information would have changed anyone's
- 7 belief.
- 8 Instruments were downgraded in
- 9 the middle of October, and I think until
- that point most of the people thought they
- were very, very, very safe.
- 12 So, your question is there any
- information I wish I had gotten earlier is a
- 14 hard question to answer because of that. It
- wasn't so much a flow of information as it
- was wrong conclusions about the information
- that people had.
- 18 Q Who made the wrong conclusions?
- 19 A Well, we have to talk in more
- detail about that. I mean the rating
- agencies, the people in the business, the
- regulators, everybody made the wrong
- 23 conclusions.
- Q We are jumping ahead of ourselves
- 25 I know, Mr. Prince?

1 Interview - CHARLES PRINCE 2 Α I am sorry. 3 No, that is my fault, sir. 0 4 want to talk to you in length about the CDO 5 business and what happened there. 6 Right. Α 7 But let me get back to more about 0 8 the business and how it operated. 9 I have seen a report that said 10 that you used to joke about not having one 11 good culture but five or six good cultures. 12 Is that something that you would 13 joke about, is that true that you said 14 something like that? 15 I am sure I said that in jest at Α 16 some point. 17 What did you mean by five or six 18 good cultures there? 19 Α The company had grown through 20 acquisition, as I said. As we got bigger, 21 many of the acquisitions were quite large. 22 And any company that you acquire which is 23 large and has its own historical base of 24 activities will have its own culture. 25 so if you look at various companies that

- 1 Interview CHARLES PRINCE
- were component parts of Citigroup, they had
- 3 come to be part of Citigroup through
- 4 acquisition. So we had started with
- 5 Commercial Credit, let's say. That was one
- 6 culture. We had the Travelers Insurance
- 7 culture when this was part of the company.
- 8 We had the Citibank culture, which was part
- 9 of the company. We had the Salomon Brothers
- 10 culture, which was part of the company. And
- 11 so forth and so on.
- 12 Merging those cultures into a
- single culture, into a Citigroup culture,
- 14 what we tried to described in our five-point
- plan as the one-Citi initiative, a one-Citi
- 16 culture as opposed to a confederation. That
- was what I was trying to describe.
- 18 Q I don't have much spare time, but
- in the little that I do, I like to do some
- reading. And as you can imagine, most of my
- reading these days is focused on the
- 22 financial crisis.
- 23 A I can recommend many other good
- books for you.
- Q Yes, sir.

1	Interview - CHARLES PRINCE
2	One book that I recently read was
3	former secretary Paulson's book. And there
4	was something in that book about Citigroup
5	that struck me.
6	He said that and I will
7	represent that this was from the book. But
8	he said that "Citigroup had an unwieldy
9	organizational structure." And then he went
10	on to say: "It lacked a single unifying
11	culture or clear business strategy."
12	What is your reaction to that
13	statement?
14	A Well, I don't have much reaction
15	to that statement. People have points of
16	view. Hank is a decent person, and if that
17	is his point of view, then good for him.
18	Q I take it you don't share that
19	point of view?
20	A Well, when I ran the company I
21	didn't share that point of view. Now I
22	don't have a point of view. I am a retiree.
23	But I am not trying to avoid the
24	question. Look, we were trying to develop a
25	more robust culture for the company. There

1 Interview - CHARLES PRINCE 2 is no question that was part of our effort in the five-point plan. And as I said, we 4 were trying to move from a confederation of companies and confederation of cultures to a 6 more unified culture. 7 In terms of an unwieldy -- I 8 don't know, it didn't seem unwieldy to me. 9 In retrospect was it unwieldy? 0 10 No, it didn't feel unwieldy to Α 11 Probably did work as well as the 12 Treasury Department. 13 MR. BONDI: I would like to 14 show you a document. 15 (Thereupon, the e-mail Bates 16 numbered Citi FCIC E 31616 was marked 17 CR Exhibit 1 for Identification, as of this date.) 18 19 BY MR. BONDI: 20 For the record for her point, I 0 21 showed you what is Bates numbered Citi FCIC 22 E 31616, which appears, sir, to be an e-mail 23 from you to Mr. Druskin copying David 24 Bushnell and Mr. Crittenden and Mr. Kaden. 25 I want to focus your attention, sir, on what

1	Interview - CHARLES PRINCE
2	you say in your e-mail that is dated October
3	2nd, 2007. And please, you know, there is
4	e-mails underneath that and please feel free
5	to read the entire context. But I did want
6	to focus your attention on that first
7	statement or the, excuse me, your e-mail
8	that, says, "Incredible lack of
9	coordination. We really need to break down
10	the silos," exclamation point. What is the
11	context there of your statement?
12	A Let me just read this.
13	Q What was the context of your
14	statement there about "incredible lack of
15	coordination. We really need to break down
16	the silos," exclamation point?
17	A Well, I don't remember the e-mail
18	exchange. But what I see in reading it is
19	that someone in our consumer business I
20	can identify the names if you would like.
21	But someone in our consumer business was
22	looking at some new business in the credit
23	card area, apparently something called
24	Revolution Money. And our credit card
25	people, the consumer business people, were

1	Interview - CHARLES PRINCE
2	looking into this somehow and in the course
3	of looking at it, perhaps to buy it or
4	something like that, it turns out that this
5	company that they were examining actually
6	had quite a detailed relationship with our
7	corporate side business. And so that came
8	to my attention, that one of our entities
9	was pursuing an outside group that it turned
10	out another entity inside the company had a
11	great relationship with or some kind of a
12	relationship with. And I expressed a sense
13	of frustration that that information wasn't
14	being shared across business lines, across
15	the silos.
16	You remember a moment ago I
17	talked about the importance not only of
18	information flow going up the vertical
19	columns but going across. And it would have
20	been nice, I apparently thought, if other
21	consumer people had checked with our
22	corporate people: Do you know anything
23	about Revolution Money? Or if our corporate
24	people had turned to our consumer people and
25	said we are doing business with this company

1 Interview - CHARLES PRINCE 2 Revolution Money, you ought to take a look at them instead of it working out the way it 4 worked out here. But I'm inferring all this 5 from reading. I don't have any independent 6 recollection of it. 7 In relation with the events in 0 8 the fall of 2007 relating to challenges in 9 the marketplace, did you observe any other 10 silos at Citigroup? 11 In the fall of 2007, the issues Α 12 that we are examining here today were pretty 13 much contained inside the fixed income 14 business and didn't involve so much cross 15 business activities. 16 Was there any silos within the 0 17 investment banking business that you 18 observed? 19 Α Oh, sure. Sure. 20 Did the silos in the investment 0 21 bank pose any challenges during the 22 financial crisis or leading up to the 23 financial crisis? 24 I have to give you a slightly Α

long answer; I am sorry for that.

25

1	Interview - CHARLES PRINCE
2	In the summer of 2007, not the
3	fall of 2007, the summer of 2007, the
4	biggest issue we were focused on was the
5	deterioration in the leveraged lending
6	business, the loaning of money to KKR,
7	Carlyle, people like that.
8	The CDO problems, which in the
9	fall of 2007, then came to have such serious
10	impact and which we are talking about today,
11	were not the highest thing on the list in
12	the summer.
13	The leveraged lending activity
14	related both to our fixed income business or
15	our lending business on the one hand. And
16	our advisory business in the investment
17	bank, different from the fixed income
18	business, the investment business, and so
19	those were silo issues as it related to
20	leveraged lending between those two parts of
21	the corporate and investment bank.
22	The CDO business, which in the
23	fall came to have such prominence, didn't
24	have those kinds of cross business issues
25	inside the corporate and investment bank.

		45
1	Interview - CHARLES PRINCE	
2	It was pretty exclusively inside the fixed	
3	income business.	
4	Is that clear?	
5	Q Uh-huh.	
6	To shift gears, I want to ask you	
7	about another area of our focus and that is	
8	the mortgage origination business.	
9	(Thereupon, the printout of	
10	remarks of April 19, 2007 to the	
11	Greenlining Institute's 14 Annual	
12	Economic Summit in Los Angeles,	
13	California was marked CR Exhibit 2 for	
14	Identification, as of this date.)	
15	BY MR. BONDI:	
16	Q Mr. Prince, I am showing you what	
17	I will represent is a printout from some	
18	remarks that you gave on April 19, 2007, to	
19	the Greenlining Institute's 14 annual	
20	economic summit in Los Angeles, California.	
21	I wanted to ask you about a few	
22	of the statements you made. And if you	
23	could look to page two of that, I will draw	
24	your attention to the bottom half of that	
25	document. In particular, the paragraph that	

1	Interview - CHARLES PRINCE
2	starts with: "And so" and I will just read
3	the statement for the court reporter and the
4	record and ask you to comment on it.
5	"And so the combination of two or
6	three factors, several of them good: Excess
7	liquidity and the desire for homeownership
8	have combined with one, which I think is not
9	so good which is the arbitrage of regulatory
10	responsibilities and have led to very
11	aggressive, very exotic mortgage products
12	which are then pumped into some of our
13	communities where they are clearly not
14	appropriate. And then when the housing
15	bubble naturally tips over, we go through
16	cycles all the time, then it is exposed that
17	those products were not appropriate, but
18	there was no regulatory framework which they
19	went through."
20	What do you mean aggressive, very
21	exotic mortgage products?
22	A Well, there are a number, but
23	there are two in particular that I think
24	would fit that category. One is the
25	negative amortization mortgage product and

1	Interview - CHARLES PRINCE
2	the other was the adjustable ARM product. I
3	am sure you know what those are. I won't
4	bother explaining them. But I think in both
5	cases they posed real concerns for people
6	getting in over their heads.
7	Q Why were they posing concerns for
8	people getting in over their heads? Was it
9	the type of the product? Was it who they
10	were being marketed to? What was the
11	concern there?
12	A Well, because they weren't based
13	on what I would call traditional lending
14	criteria but were based in large part upon
15	an expected appreciation in home value, they
16	had the potential, potential, for being
17	oversold. That is, sold to people who
18	wouldn't necessarily qualify for those
19	mortgage products unless the future
20	appreciation would occur. And with the
21	process of regulating the origination of
22	mortgages, then and now, being as spotty as
23	it is, it led to the possibility of very
24	aggressive brokers going out in a largely
25	unregulated way and selling these products

1	Interview - CHARLES PRINCE
2	into communities, to people, who probably
3	shouldn't have had them and who were
4	susceptible to the overselling of these
5	aggressive brokers.
6	Q Generally, do you know if the
7	products that you have described, were they
8	part of an originate-to-hold model where
9	that the mortgage brokers would hold them on
10	their books, or were they part of a model
11	that would distribute them on to the
12	secondary market for securitization, or do
13	you know?
14	A The latter.
15	Q What role did financial
16	institutions like Citigroup play in terms of
17	this secondary market demand for the
18	mortgages that you have described?
19	A What I was describing here of
20	course as you see in the next paragraph, I
21	say. "We have not participated in that. We
22	have not been a lender of exotic, aggressive
23	mortgages. We have not done option ARMs or
24	negative amortization products in the
25	subprime community."

1	Interview - CHARLES PRINCE
2	"And our businesses " and I
3	was focused here particularly on our
4	consumer finance business and our mortgage
5	business," were not in the business of
6	originating those mortgages." And that part
7	of our business was an originate and hold
8	business.
9	Q Were there mortgage types,
10	mortgage products, that your securitization
11	business would purchase for securitization
12	purposes into RMBS that your mortgage
13	origination business would not originate?
14	A Yes.
15	Q What did you see in terms of
16	Citigroup's role in the demand for those
17	products if it was securitizing these
18	products from other originators?
19	A There is a continuum of activity
20	in my judgment at one end of which I would
21	see our activities as being inconsistent
22	with what I have described here in this
23	speech. And at the other end of the
24	activity as not being inconsistent with that
25	description in my speech.

1	Interview - CHARLES PRINCE
2	By that I mean that if we have a
3	situation where our fixed business is buying
4	and trading with other institutions
5	securities which are traded in the
6	marketplace and those securities have
7	characteristics that relate to these
8	activities, I would not see that as
9	inconsistent with what I have said here in
10	the speech. That is, I would not see us as
11	participating in that business.
12	At the other end of the spectrum,
13	if we were funding directly people who were
14	doing this so that someone could say we were
15	indirectly doing it instead of directly
16	doing it, I would say that was not
17	consistent with what we wanted to do as a
18	company.
19	So, the activity you asked about
20	would depend for me on where it was in that
21	continuum. And one way to think about it is
22	the closer we got to the actual origination
23	of these products, the more uncomfortable I
24	would feel with that. If it was already out
25	in the marketplace and it was trading among

1	Interview - CHARLES PRINCE
2	institutions who were trading lots of
3	different securities and this is one of the
4	securities they were trading, it is in the
5	public marketplace, then it is already out
6	there. It is being traded and we are just
7	participating in a trading activity.
8	But if we are actually getting
9	really close to the origination process, if
10	we were enabling the origination process,
11	then I would see that as inconsistent with
12	the direction that we had laid out for the
13	whole company which was not to originate
14	these products.
15	Does that answer your question.
16	Q I think so. Let me ask a few
17	questions based on that.
18	With respect to RMBS,
19	securitization of mortgages in the RMBS,
20	would you say that that is closer to the
21	origination than say purchase of RMBS on a
22	structuring desk for CDOs?
23	A I am not sure I can pars the
24	middle part of that continuum. I am not
25	sure I can say well, one notch to the left

1	Interview - CHARLES PRINCE
2	is okay and one notch to the right is not
3	okay. So I am not sure I am going to be
4	able to answer the question with that degree
5	of specificity.
6	For the company as a whole we had
7	laid down the prescription that we did not
8	want to be involved in the origination of
9	these mortgages. And so I can't in part
10	because the mechanics that you are
11	describing are pretty discreet mechanics
12	inside the way the trading desks worked. I
13	am not sure I can answer as specifically as
14	that question would suggest.
15	Q I have a more general macro
16	question.
17	In your opinion, what role did
18	Wall Street investment banks and large
19	financial institutions play in promoting
20	very aggressive, exotic mortgage products
21	that were originated by brokers, mortgage
22	brokers, and then sold off to investment
23	banks and financial institutions for
24	securitization?
25	A Well, that is a very broad

1	Interview - CHARLES PRINCE
2	question. It is a very good question and
3	from a policy standpoint it is the right
4	question to ask.
5	I think that the right way to
6	think about that question is this: In the
7	middle of the decade, the middle of 2000 to
8	2010 decade, the investing environment was
9	one where there were what seemed to be
10	historically artificially low interest
11	rates. That is, investing professionals
12	thought that we were in a period where rates
13	were unusually low.
14	Some people thought that was
15	because of the way that capital flows worked
16	with China and other companies buying
17	treasuries at such significant amounts that
18	is it reduced interest rates. Some people
19	thought it was because the Fed had lowered
20	interest rates after the tech bubble burst
21	and after $9/11$ to save the economy. But for
22	whatever reason on any kind of historical
23	basis, rates seemed unusually low.
24	Some people thought and I
25	believe Alan Greenspan's been quoted that

1	Interview - CHARLES PRINCE
2	there was a new parodyne of risk, that in
3	other words it was not a temporary
4	phenomenon, but it was going to be a more
5	extended phenomenon.
6	In that context, the growth of
7	securitized products securitized products
8	the securitized products grew and the growth
9	of it became quite strong as the industry
10	was trying to create through financial
11	engineering safe, higher yielding assets.
12	In that context the need for raw
13	material to securitize was high almost in
14	the way that securitization could be seen as
15	a factory line. You needed raw material to
16	put in the front end of that.
17	I believe that in hindsight, the
18	lack of adequate regulation of the
19	origination of mortgages created a situation
20	where the demand side, the pull side of that
21	equation found a place where more raw
22	material could be created than could be
23	created safely. So that as more and more
24	and more of these subprime mortgages were
25	created as raw material for the

1	Interview - CHARLES PRINCE
2	securitization process, not surprisingly in
3	hindsight more and more of it was of lower
4	and lower quality.
5	And at the end of that process,
6	the raw material going into it was actually
7	bad quality, it was toxic quality, and that
8	is what ended upcoming out the other end of
9	the pipeline. Wall Street obviously
10	participated in that flow of activity.
11	Q Did Citigroup participate in that
12	flow of activity?
13	A I think in hindsight, some of the
14	structures we did at the end were not on a
15	point in the continuum that I was
16	comfortable about with when I found out
17	about them. That is, I think at the end of
18	the process, in hindsight, as I understood
19	what was in some of those, I think that our
20	team was closer to the wrong end of the
21	continuum that I had set forth than, in
22	hindsight, I was comfortable with.
23	Q If I can get you to elaborate on
24	what products you are speaking about there
25	that you said your team you thought was on

		50
1	Interview - CHARLES PRINCE	
2	the wrong end of the spectrum.	
3	A Well, I have described a	
4	continuum where at the level of publicly	
5	trading securities, I did not have a problem	
6	with that level of activity. And that the	
7	closer we got to the origination function	
8	itself of these mortgages, the less	
9	comfortable I was with that. And if we were	
10	close to the origination of that, then I	
11	would be uncomfortable with that.	
12	I found out at the end of my	
13	tenure, I did not know it before, that we	
14	had some warehouse lines out to some	
15	originators. And I think getting that close	
16	to the origination function being that	
17	involved in the origination of some of these	
18	products is something that I wasn't	
19	comfortable with and that I did not view as	
20	consistent with the prescription I had laid	
21	down for the company not to be involved in	
22	originating these products.	
23	(Thereupon, the document Bates	
24	marked Citi FCIC 91764 and 91765	
25	continuing on to 765, which purports	

1	Interview - CHARLES PRINCE
2	to be the warehouse lines of credit
3	with mortgage originators from 2000 to
4	2010 was marked CR Exhibit 3 for
5	Identification, as of this date.)
6	BY MR. BONDI:
7	Q Mr. Prince, I am showing you what
8	was produced by Citigroup's counsel and has
9	been Bates marked Citi FCIC 91764 and 91765
10	continuing on to 765, which purports to be
11	the warehouse lines of credit with mortgage
12	originators from 2000 to 2010. Have you
13	ever seen this document?
14	A I have not.
15	Q You spoke a few minutes ago about
16	concern over warehouse lines. Did any of
17	the originators on this list cause you
18	concern?
19	A The only name that I recognize is
20	Ameriquest and that was a business that our
21	guys wanted to buy. And I told them we
22	couldn't buy it unless after they bought it
23	they did not originate any more of these
24	loans. Other than that I don't recognize
25	any names on the list, I'm sorry.

1	Interview - CHARLES PRINCE
2	Q Prior to the Ameriquest acquisition
3	A I recognize Banco Popular, but
4	that is a bank.
5	Q Prior to the Ameriquest
6	acquisition, were you aware that Citigroup
7	had warehouse lines of credit extended to
8	Ameriquest?
9	A I think just before, I think just
10	before. I think, I think just before they
11	proposed buying it they said we had some
12	lines out to them. I don't remember the
13	size of the lines or that detail, but I
14	remember them saying we had some lines out
15	to them. They were struggling with this and
16	that, and we wanted to buy them because
17	after the credit crisis, they had a good
18	platform for originating good mortgages.
19	And I said we, I wouldn't permit them or
20	approve them buying it unless they agreed
21	that from the day we bought it going
22	forward, they wouldn't originate any more of
23	these bad loans, which they eventually said
24	yes to and I think they went ahead and
25	bought it.

1	Interview - CHARLES PRINCE
2	Q How did you feel when you learned
3	that Citigroup had warehouse lines to
4	Ameriquest originate bad loans?
5	A I think as I said just now, I am
6	just going to repeat myself, I think the
7	closer we got to originating loans, the more
8	I thought that was inconsistent with my
9	direction for the company.
10	Q In let's just say January 2007,
11	in January 2007, would you have known about
12	these warehouse lines of credit that had
13	been extended to Citigroup? Was this
14	something that was on your radar?
15	A Extended by Citigroup, no.
16	Q I have roughly totaled up the
17	initial facility size of over \$11 billion.
18	Would it have caused you concern
19	if in January 2007 someone came to you and
20	said we have over \$11 billion in facilities
21	to mortgage originators?
22	A Well, to mortgage originators who
23	are originating these bad products, yes.
24	Q Do you know what kind of products
25	were being originated by the mortgage

1 Interview - CHARLES PRINCE 2 originators on this list? 3 I don't. Α 4 0 But you later learned that 5 Ameriquest in your words were originating 6 bad loans. 7 Α Well, again, my judgement was 8 these were not the kind of loans we wanted 9 to originate. I will call them the exotics. 10 Bad could mean bad credit. I am not focused 11 on the credit quality at this point. I am 12 focused on the type of loan they were 13 originating, the exotic loans that I 14 referred to in my speech that you gave me a 15 moment ago. 16 And when the Ameriquest 17 acquisition was presented to me, it was 18 presented in the context that they were 19 having some difficulties, it was an 20 opportunity to buy something at a lower 21 value because they were having difficulties 22 I think in a regulatory sense, and that 23 those regulatory issues related to these 24 exotic loans that they had been originating. 25 And I said we can't buy it if they are going

1	Interview - CHARLES PRINCE
2	to originate these exotic loans going
3	forward; we don't do that.
4	MS. BUERGEL: Just to be clear,
5	each warehouse line is governed by
6	several written agreements that
7	specify the types of loans that can be
8	put into the line. So the lines don't
9	extend to just any activity of each of
10	the warehouse originators. They each
11	have very specific agreements that
12	govern.
13	THE WITNESS: You asked me if I
14	would be surprised if we had lines out
15	to people originating, I have no idea
16	whether these people originated
17	exotics, whether our lines with them
18	allowed them to put exotics with it, I
19	have no idea. You gave me a list of
20	names and numbers, I don't know how
21	they connect at all.
22	BY MR. BONDI:
23	Q In other words, as CEO you didn't
24	approve the warehouse lines?
25	A Good heavens, no, no.

1	Interview - CHARLES PRINCE
2	Q I noticed New Century on the
3	warehouse line list here. It states there
4	was an opening date of the warehouse
5	facility of August 1st, 2006 and a
6	termination date of March 8, 2007.
7	During that time frame of
8	August 1st, 2006, to March 8, 2007, were you
9	aware that Citigroup had a warehouse
10	facility with a warehouse line to New
11	Century?
12	A No.
13	Q And on this list there is several
14	times where it is listed nonagency whole
15	loans.
16	A Right.
17	Q What is a nonagency whole loan?
18	A In the mortgage business there
19	are agency loans and nonagency loans.
20	Agency loans are those you can put on to
21	Fannie and Freddie. So there is a buyer of
22	those.
23	Nonagency loans are those that
24	Fannie and Freddie won't buy for I don't
25	know what reason. There is some set of

1 Interview - CHARLES PRINCE 2 criteria by which they will do it. So the agency business is a business that has much 4 more of a flow activity to it. nonagency business doesn't have that same 6 purchaser on the other end. 7 Are nonagency loans securitized 0 8 in the RMBS? 9 I don't know the answer to that. 10 I want to ask a few more 11 questions if you don't mind before we take 12 break if you are okay. 13 Α Sure. 14 You mentioned the decision to 15 acquire Ameriquest. Who at Citi was 16 involved in that decision to acquire 17 Ameriquest? 18 Α It was presented to me by Tom 19 Maheras. 20 What did Mr. Maheras say when he 0 21 presented this as a potential acquisition 22 for Citigroup? 23 I will just repeat what I said a

24

25

moment ago.

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I think, my recollection is that

1	Interview - CHARLES PRINCE
2	he said that this was a platform for
3	originating mortgages, meaning a company
4	with offices around the country with a
5	technology base, with trained people and so
6	forth. And that this platform was available
7	for us to purchase, that at the time we were
8	looking at it, the mortgage business had
9	some difficulties, but in his judgement,
10	those would be temporary. And that when the
11	temporary difficulties in the mortgage
12	business was over, this would be a very
13	valuable platform to have as part of the
14	company.
15	Q How did you become comfortable
16	with the decision?
17	A There with two aspects to the
18	decision. One is the financial aspects, we
19	are going to pay so much, we are going to
20	make so much and so forth. And the second
21	was whether or not we would buy something
22	which had this history of doing these
23	things. And as I said a moment ago, I said
24	we wouldn't buy it if they were going to
25	continue to originate those. We weren't

1	Interview - CHARLES PRINCE
2	going to be in that business. We had
3	suffered the revenue loss in our consumer
4	side of not being in that business for
5	several years. And we weren't going to
6	start now. And the financial side of it,
7	that is how much we paid and the return on
8	the investment and so forth, I don't
9	remember the details of that, but it came
10	out well enough. And on the basis of those
11	two things being right, my recollection is
12	that we approved it and they went ahead.
13	Q Was the motivation to purchase
14	Ameriquest driven in any part by Citigroup's
15	potential exposure to Ameriquest?
16	A I don't remember that, no.
17	Q Did Mr. Maheras ever express
18	concern over Citigroup's exposure to
19	Ameriquest leading into the transaction to
20	purchase Ameriquest?
21	A I don't remember that. I
22	remember it being an opportunity to buy
23	something during what he thought would be a
24	temporary dip in the mortgage market.
25	Q Did you ever see any reports that

- 1 Interview CHARLES PRINCE
- were presented to you during the
- 3 negotiations to acquire Ameriquest
- 4 expressing concern over the loan qualities,
- loan quality of the files at Ameriquest?
- 6 A I don't remember it, but I am
- ye sure in the context of it. Remember, we
- 8 were going to buy something that had a
- 9 history of problems. We weren't buying a
- 10 gold-plated business. We were buying a
- business that had difficulties. And we were
- buying, trying to buy it because it was
- inexpensive reflecting those difficulties.
- 14 So, I am comfortable without recalling it
- that there was a strong examination of the
- loan book and that David and his people were
- heavily involved in that, but I don't recall
- it independently.
- 19 Q In retrospect, was the decision
- to acquire Ameriquest a wise decision, a
- 21 wise investment?
- 22 A My guess is no. But the honest
- answer is I don't know what happened to it.
- I think, I think we bought it in 2007,
- didn't we? Is that right?

1 Interview - CHARLES PRINCE 2 Yes, sir. I believe the 0 transaction closed in September of 2007. 4 Α Yeah. Well, it wasn't part of 5 the company very long on my watch, so I am 6 not sure whether it was good or bad. 7 Do you want to take a break? 0 8 MR. KARP: Sure. That will be 9 fine. 10 MR. BONDI: Thank you. We will 11 take a break. 12 (Brief break.) 13 MR. BONDI: We will go back on 14 record. 15 BY MR. BONDI: 16 I wanted to get your thoughts on 0 17 the concept of originate-to-hold versus 18 originate-to-distribute mortgages. 19 Because earlier we talked about 20 how Citigroup's mortgage origination 21 generally held these mortgages in their 22 portfolio. 23 Do you think that an 24 originate-to-hold model versus an 25 originate-to-distribute model results in

1	Interview - CHARLES PRINCE
2	higher quality mortgages being made?
3	A There is much public talk about
4	that. That is a question posed for policy
5	makers.
6	I think that if you look at the
7	starkest version of it and you look at an
8	institution that at one end of the spectrum
9	originates and holds everything, and you
10	look at the other end of the spectrum at an
11	entity which originates and doesn't hold
12	anything, in the starkest terms, the first
13	one, the originate and hold, has to care
14	more about the quality of assets than the
15	one that originates and doesn't hold. That
16	is at the starkest level.
17	I don't remember the names of the
18	institutions, but I remember reading about
19	several brokers who originated mortgages,
20	went out of business, sort of fly by night
21	kind of people, and then showed up two weeks
22	later, same guys, different corporate name,
23	originating, so forth. And I read an
24	article that said some of those people now
25	are setting up shop to refinance mortgages.

1	Interview - CHARLES PRINCE
2	If you think about that at that level, then
3	I think that the point is well taken. There
4	is another category of institutions that
5	originate and distribute where the
6	institutional consequences of distributing
7	bad products are quite negative.
8	So, take Lehman brothers as an
9	example or Bear Stearns as example. These
10	are firms where there is an institutional
11	interest, or there was an institutional
12	interest, in continuing to do business, in
13	continuing to have a good reputation as a
14	counter party.
15	And for institutions like that, I
16	would say those folks would be one step
17	removed from the starkest version of
18	originate and distribute, doesn't
19	necessarily care about the quality of the
20	products.
21	So, clearly the more you hold,
22	the more you are going to care about it.
23	But I don't think it is an either/or
24	necessarily, I think it could be either/or
25	or maybe a little bit in the middle.

		./0
1	Interview - CHARLES PRINCE	
2	Q I would like to show you what has	
3	been marked as Exhibit 4.	
4	(Thereupon, the presentation	
5	Bates Citi 7657 was marked CR	
6	Exhibit 4 for Identification, as of	
7	this date.)	
8	BY MR. BONDI:	
9	Q And for the record, I will	
10	identify that it is Bates Citi 7657 and it	
11	was produced by Citigroup's lawyers to us.	
12	First of all, just looking at the cover	
13	page, do you recall if you ever received or	
14	saw this presentation?	
15	A I have seen it. Can I say I have	
16	seen it in preparation?	
17	MR. BIRENBOIM: Yes.	
18	THE WITNESS: Do I violate	
19	something if I say that?	
20	MR. BIRENBOIM: No.	
21	THE WITNESS: I have seen it in	
22	preparation.	
23	BY MR. BONDI:	
24	Q Prior to preparing for today's	
25	interview, did you ever see this document?	

		, т
1	Interview - CHARLES PRINCE	
2	A I don't recall seeing it before	
3	that, no.	
4	Q If you could take a look at what	
5	is the third page marked 7659, which looks	
6	to be another title page, another cover page	
7	from perhaps the earlier time this was	
8	presented, do you recognize this	
9	presentation or receiving this presentation?	
10	A I would give you the same answer.	
11	Q I ask you to flip to page seven	
12	of this presentation, which I will represent	
13	was the presentation given to the SEC in	
14	June of 2007.	
15	A So I am clear, page seven is	
16	"Overview, Where Exposure is Found"?	
17	Q Yes, sir.	
18	A Thanks.	
19	Q If you look in the section, the	
20	bullet, direct your attention to the bullet	
21	titled. "Super Senior and Liquidity Put	
22	Positions."	
23	The first subparagraph there,	
24	"The CEO desk has exposure to subprime	
25	collateral in ABS CDOs through its purchase	

1 Interview - CHARLES PRINCE 2 of so-called super senior tranches of 3 transactions." 4 In the time frame of April 2007 5 to June 2007 when this presentation was 6 given to the SEC, were you aware that the 7 CDO desk at Citi had exposure to subprime 8 collateral in ABS CDOs through its purchase 9 of so called super senior tranches of 10 transactions? 11 Α I don't recall having that 12 information then, no. 13 You weren't aware that Citigroup 14 had super senior positions on its books in 15 April or June of 2007? 16 No, I don't think so. Α 17 The next sentence says, "The 0 18 probability of default is deemed by rating 19 agencies to be extremely small, so this 20 exposure is not aggregated in our totals." 21 In the time period of April 22 through June of 2007, would you have been 23 aware that the exposure from the super 24 senior tranches were not aggregated in your 25 totals?

1	Interview - CHARLES PRINCE
2	A No, I don't think I had any
3	exposure to or discussion of or knowledge of
4	the area until it sort of came up in
5	September.
6	MS. BUERGEL: To be clear, the
7	totals being referred to there are the
8	totals in the deck, in this
9	presentation, and I think your
10	question implied your totals as in
11	your Citigroup totals, and I just
12	think that is an unfair way to ask the
13	question. The totals are the totals
14	in this deck.
15	BY MR. BONDI:
16	Q The next paragraph refers to
17	liquidity puts. In the time period of April
18	to June 2007, were you aware of liquidity
19	puts associated with asset backed commercial
20	paper which was associated with super senior
21	tranches of CDOs?
22	A I would give you the same answer,
23	which is no.
24	Q Going back to both of these, when
25	did you first become aware that Citigroup

1	Interview - CHARLES PRINCE
2	owned super senior positions in CDO
3	tranches?
4	A I think that the first time it
5	came to my attention as any kind of an issue
6	would have been in the September 2007 time
7	frame. As I said earlier in the summer, the
8	focus as it related to the corporate
9	investment bank, which again was only one
10	part of the company we had a lot of
11	things going on in the company, but as far
12	as it related to that part of the company,
13	the focus was on the leveraged lending
14	portfolio. And I think the issues of the
15	CDOs and super seniors so forth came up as
16	any kind of an issue was in September, came
17	up to me as any kind of an issue.
18	Q Prior to September 2007, were you
19	even aware that Citigroup held positions in
20	super senior tranches of CDOs?
21	A No.
22	Q There is reference here to
23	liquidity puts?
24	A Uh-huh.
25	Q Was your understanding of

- 1 Interview CHARLES PRINCE
- liquidity puts in this context? Do you have
- 3 one?
- 4 A Well, as I have come to
- 5 understand it since, a liquidity put is
- 6 something which obligates the company,
- obligates the bank, to fund someone if they
- 8 can't find liquidity to fund it themselves.
- 9 So, in this case if someone owned
- something and was funding it through selling
- 11 commercial paper to the outside world and
- for some reason they couldn't sell the
- commercial paper, then Citigroup would be
- obligated to provide the funding for them.
- Now, that is a general answer.
- 16 And that is the level of my understanding of
- 17 it. There may be more detailed
- complications mechanically, but that is my
- 19 understanding of it.
- Q When did you first become aware
- 21 that there were liquidity puts associated
- with commercial paper sold by Citigroup
- relating to the super senior tranches of
- 24 CDOs? Would that have been September 2007
- 25 as well?

1	Interview - CHARLES PRINCE
2	A Yes, that was probably later than
3	September. The CDOs were the first things
4	that came up and then the liquidity puts
5	came up afterwards.
6	Q What was your reaction when you
7	heard about the liquidity puts?
8	A Well, it is hard to give an "as
9	of then" answer because so much has happened
10	since which has colored that. But if can, I
11	will put it in a little context.
12	The banks, financial
13	institutions, are in the business of
14	providing liquidity. It is not at all
15	unusual for a financial institution to
16	provide a liquidity support, one of the main
17	lending instruments for a bank is a
18	commercial paper back-up line. So all of
19	the major companies in the U.S., the
20	manufacturing company, industrial companies,
21	fund themselves through commercial paper.
22	And they take out back-up lines from banks
23	to guarantee that if the commercial paper
24	market seizes up, they can go borrow money
25	from the banks. Commercial paper back-up

1	Interview - CHARLES PRINCE
2	lines. Every bank issues them, every major
3	company has them to back up their commercial
4	paper issuance. It is a way of getting the
5	benefit of the lower cost of short-term
6	funding without taking the risk of the
7	short-term funding.
8	From the bank's standpoint, the
9	risk of the liquidity guarantee for
10	commercial paper being called upon is quite
11	low. And so you make some money off of
12	that, but you don't have a huge exposure.
13	So, the notion of a liquidity
14	guarantee extended someone else is not an
15	unusual notion, not one which is strange or
16	which would cause one's eyebrows to raise.
17	In the context of the CDO
18	business of course it turned out to be quite
19	a negative. But at the time this first came
20	to my attention in the September time frame,
21	even at that point people believed that the
22	super seniors would not have any losses.
23	So, again, I am reconstructing
24	what happened in September for you because
25	sitting here today looking backwards, you

1 Interview - CHARLES PRINCE 2 would have an entirely different view. 3 in reconstructing what happened then, the 4 notion that there were these better than 5 triple A rated instruments out there, that 6 we were providing liquidity support for, 7 those words would not have excited anyone. 8 As it turned out, when the rating 9 agencies downgraded everything multiple 10 steps in a single several days, that changed 11 the world. But when it first came up, I 12 don't remember it being a moment of great 13 excitement. 14 When you talk about it first 15 coming up, that was in September? 16 To me, yes, first coming up to me Α 17 in September. 18 0 September 2007? 19 Α Yes, middle. As I said I think 20 the CDO issue came up in the middle of 21 September. The liquidity puts came up a 22 week or so later. 23 If you could flip to the page 11 0

of this deck, which is Bates Citi 7673.

24

25

Α

Yes.

1	Interview - CHARLES PRINCE
2	Q Direct your attention to the
3	first part where it is under super senior
4	book, the second dash.
5	"This so-called super senior
6	tranche is viewed by the rating agencies to
7	have an extremely low probability of
8	default, less than 0.01 percent."
9	Was that what was represented to
10	you in September 2007 from persons at
11	Citigroup?
12	A I am going to give you a long
13	answer that is yes. The long answer is I
14	don't know whether they used these words, I
15	don't know whether they used this percentage
16	number of one basis point, but the context
17	of this sentence is what was represented.
18	Q Direct your attention to the
19	fifth dash down under that section super
20	senior book, states: "Our current open
21	position as 14.6 billion."
22	Do you recall in September 2007
23	being told the amount of the open position
24	on super seniors that Citigroup held?
25	A I can't reconstruct it that

1 Interview - CHARLES PRINCE 2 finely, meaning that I have had so much --3 it has been such an issue since then, and all of the information and the conversations have telescoped, that I can't reconstruct in 6 my mind whether in late September when 7 people first talked to me about this they 8 said and the number is X. I can't 9 reconstruct that, I am sorry. 10 Take me back to September 2007 11 when you were first told about the super 12 senior tranches. Who told you? 13 My best recollection is that at 14 one of our Business Heads meetings Tom 15 Maheras brought it up. 16 Why did Mr. Maheras bring it up? 0 17 I can't put myself in his head. Α I don't know the reason for that. 18 19 Again, as I am reconstructing 20 that time period, we had spent several 21 months talking and focussing on the 22 leveraged lending book. And, again, it is a 23 little bit of speculation on my part, but my

quess is that in that context, Tom said at

one of the meetings, you know, we should

24

25

1 Interview - CHARLES PRINCE 2 also think about the CDO book. He brought 3 it up then. That is my recollection of how 4 it came up. As you sit here today, what 6 precisely do you remember Mr. Maheras saying 7 about the super senior tranches? 8 Again, I can't reconstruction it Α 9 because so much has happened. The intensity 10 of the next 30 days, more or less, sort of 11 collapses everything in my mind. And I 12 don't -- because it wasn't presented at the 13 time in a startling fashion, you know, you 14 remember things if they startle you, if they 15 surprise you, if they stand out in your 16 memory. 17 This one didn't start that way. 18 Let me also mention this. This was: 19 then it got bigger and bigger and bigger 20 obviously over the next 30 days. So if you 21 look back to the first one, there is nothing 22 about that first conversation which with 23 stand out in your mind. 24 At what point did the super 0 25 senior positions cause you alarm?

1	Interview - CHARLES PRINCE
2	A Well, let me, if I can, turn
3	around at the end and back it up. It might
4	be an easier way to answer the question.
5	The super seniors really, the
6	whole process around the super seniors
7	really collapsed when the rating agencies
8	downgraded, all the rating agencies down
9	graded thousands of securities from triple A
10	to basically junk in a day or two. And
11	that, that kind of collapse in the judgment
12	of the rating agencies was a precipitous,
13	meaning like a big explosion.
14	If you back up from that, that
15	was as I recall middle of September kind of
16	time frame, middle of October kind of time
17	frame. If you back up from that a week or
18	so, so maybe the first week of October, we
19	were engaged in a dialogue me, Tom
20	Maheras, several of our other people of a
21	round of almost daily telephone calls and
22	meetings, what is happening in the market as
23	it relates to these kinds of securities.
24	And those meetings or telephone calls would
25	involve myself, Tom Maheras, Randy Barker,

1	Interview - CHARLES PRINCE
2	several of their people at a lower level in
3	the organization. Bob Rubin was in a number
4	of them. Bob Druskin was in a number of
5	them. Lou Kaden was in a number of them.
6	This is in the couple of weeks, as I recall
7	it, ten days before the rating agency
8	downgrades.
9	During that period of time, I had
10	convened these daily meetings and calls
11	because I was more uncomfortable with the
12	situation. And yet during that period of
13	time, Tom had said and said till his last
14	day at work: We are never going to lose a
15	penny on these super seniors. We are never
16	going to a lose penny on these super
17	seniors. And of course we were going
18	through accounting closings, you would close
19	a month, you would close a quarter and so
20	forth.
21	And when you do that, you have to
22	engage in certain decision-making processes
23	as it relates to valuations. And so there
24	was a natural, driven by the calendar, a
25	natural internal dialogue about this. And

1	Interview - CHARLES PRINCE
2	as we went along and I was more and more
3	uncomfortable with this and more and more
4	uncomfortable with Tom's conclusion on
5	ultimate valuations, that is when I really
6	began to have some very serious concerns
7	about what was going to happen.
8	Q What was making you feel more and
9	more uncomfortable with Tom Maheras'
10	conclusion that Citigroup would never lose a
11	penny on its super seniors?
12	A Well, the external environment
13	during those 30 days, three or four weeks
14	time frame, it was obviously continuing to
15	deteriorate and all of the, all of the
16	indicators that I could see that related to
17	certain trading indices, what other people
18	in the industry were to doing, et cetera, et
19	cetera, you know, as you look around the
20	world, the things you see happening
21	suggested a further deterioration. And Tom
22	and Randy and others were pretty resolute
23	that we were thinking about this in the
24	wrong way, that these instruments had been
25	structured in way that they would hold their

- 1 Interview CHARLES PRINCE
- triple A value, that we wouldn't lose any
- money, I would say leading right up to when
- 4 the rating agencies collapsed.
- 5 Q For the record, Mr. Maheras, at
- 6 the time he said this, was the CEO of the
- 7 investment bank?
- 8 A I think at that point Tom and,
- 9 Tom Maheras and a fellow named Michael Klein
- were co-CEOs of the investment bank,
- 11 corporate and investment bank.
- 12 Michael focused on the investment
- banking side of the house. And Tom Maheras
- focused on the fixed income or trading side
- 15 -- fixed income equities, sort of the
- trading side of the house versus the
- investment bank side of the house.
- 18 Q You mentioned Randy. Is that
- 19 Randy Barker?
- 20 A Yes, sorry.
- 0 What was Mr. Barker's role in
- September 2007?
- 23 A As best I can recollect it,
- 24 Barker was the head of the fixed income
- business under Maheras. So, again, I'll

1 Interview - CHARLES PRINCE 2 make sure I am as clear as I can be. 3 Maheras and Klein were co-heads 4 of an entity and the entity basically had 5 two halves and Klein had the half which was 6 the investment banking side and the 7 corporate lending side. And Maheras had 8 the, all the trading businesses. So fixed 9 income and equities and commodities and so 10 forth. 11 And under Maheras, then, on this 12 side of the -- there were various 13 businesses. As I membered, fixed income, 14 equities, commodities, rates and currencies 15 and so forth. And I think that Barker was 16 the head of the fixed income part of that 17 trading side of the business. Maheras had 18 been the head of the fixed income business 19 before he stepped up to being the co-head of 20 the whole thing. 21 In terms of this belief that 22 Citigroup was not going to lose any money on 23 its super senior CDO positions, that was a 24 belief that was shared by Mr. Maheras and

25

Mr. Barker?

1	Interview - CHARLES PRINCE
2	A I believe so, yes.
3	Q Who else shared that belief?
4	A Gosh, I don't know. There were I
5	am sure other people inside fixed income who
6	shared that belief. I am not sure that
7	anyone else of the people that I mentioned
8	on these calls and meetings that I set up
9	that were outside of the fixed income
10	business ever expressed that. I think that
11	was pretty well contained to the fixed
12	income business, but of course they
13	understood it better than, or were supposed
14	to understand it better than the rest of us.
15	Q How early in September would Mr.
16	Maheras have shared this belief that
17	Citigroup was not going to lose any money?
18	Was that contemporaneous with the first time
19	he presented the super senior positions as
20	being on the books to you, or was that at a
21	different time?
22	A What I remember about that is
23	that throughout the entire time period we
24	discussed this, meaning till the last day
25	and any time before that, it was here are

- might be an issue or this indicator suggests
- 4 it might be an issue or something like that,
- but don't react to that. We are not going
- 6 to lose any money on these positions; they
- 7 are good.
- 8 O Your reference to the last day.
- 9 When was the last day?
- 10 A Well, Tom left the business in
- the second week in October, I think,
- something like that, of 2007?
- 13 O And then following that time
- period, the belief that Citigroup was not
- going to lose money on super senior
- 16 positions was no longer expressed within the
- organization? I am just trying to get a
- 18 sense --
- 19 A I think what happened after that
- was that we changed management when Tom left
- and then basically over the -- then I think
- either just before he left or just after he
- left, the rating agencies collapsed and then
- there was a fairly short period of time,
- maybe it was a week, maybe it was ten days,

1	Interview - CHARLES PRINCE
2	during which the analysis of the positions
3	vis-à-vis the new lowered ratings was done
4	up and then that led to the time when I
5	resigned.
6	Q When Mr. Maheras first expressed
7	to you that Citigroup was not going to lose
8	a penny on its super senior CDOs, did you
9	ask to see any stress testing?
10	A I can't I can't reconstruct
11	the time frame during which we did that
12	because as we were going through the end of
13	September and closing the books, there was
14	some stress testing done by Gary Crittenden
15	and others working with Maheras.
16	I am confident, without
17	remembering, that the first time Tom brought
18	it up, he didn't say and here's a stress
19	test to prove what I'm saying. I mean, he
20	didn't do that. But whether or not a couple
21	days later or a week later there was stress
22	testing or whether that was two or
23	three weeks, later I can't separate those in
24	my mind.
25	But it was not a situation where

1 Interview - CHARLES PRINCE 2 the first time it came up at our Business 3 Heads meeting, if that is how I recall it, he would have had a big, you know, brief in 4 support, it wouldn't have been that kind of 6 a situation. 7 When Maheras first said that 0 8 Citigroup was not going to lose a penny on 9 its super senior position, was Mr. Bushnell 10 present? 11 Α It was a Business Heads meeting. 12 David would have been at the meeting. 13 Whether he was absent that day for some 14 reason, whether he was out of the room or 15 not, I can't remember. But it was at a 16 meeting at which David would have been 17 present. 18 0 Do you ever recall Mr. Bushnell 19 expressing his belief on the super senior 20 positions? 21 I think that David -- David was 22 part of these daily telephone calls and 23 meetings we had during that interim period. 24 So, again, I can't reconstruct carefully

enough the first time Tom mentioned it

25

1	Interview - CHARLES PRINCE
2	versus the next day versus the next day.
3	But I think if you take the 30
4	days from mid September to mid October,
5	clearly by the time sort of the second week
6	in October was coming along, so two thirds
7	of the way through their process, we are in
8	these daily meetings and calls and so forth,
9	I think David was cautioning that I am not
10	sure Tom is right about this. I can't
11	remember him saying those exact words so I
12	am not suggesting that.
13	But the tonality, if I can use
14	that word, of the people was Tom and Randy
15	were resolute, you know, don't, don't do
16	something here which you are going regret,
17	you not going to lose money on those things.
18	Don't take a huge write down or a big
19	reserve. And I would say that Gary
20	Crittenden and David Bushnell if I can
21	put it sort of at the other end of the
22	figurative table were saying, you know, I
23	am not sure that is right; I think we should
24	test this a little bit more. It was that
25	kind of a dynamic.

1	Interview - CHARLES PRINCE
2	Q What was the nature of Mr.
3	Maheras' departure from Citigroup?
4	A I have actually tried to
5	reconstruct that in my mind, and it is a
6	little fuzzy around the edges. But here's
7	the essence of it.
8	There came a point in time when
9	it was my judgment that Randy Barker should
10	leave the company. And that judgment was
11	based on my view that we were going to end
12	up losing money on these positions and that
13	someone else should manage the process of
14	recovering what we could from that issue.
15	It is very customary in the banking world
16	that if someone makes a loan, any kind of a
17	loan, and it goes bad, that the work out of
18	that loan should be managed by someone other
19	than the person who put it on the books,
20	someone who is objective and doesn't have
21	any history with it, so on. And so that was
22	my judgment, that that should happen.
23	Maheras and Barker were quite
24	close personally. And I would say it is
25	fair to report that Tom resisted that. But

1 Interview - CHARLES PRINCE 2 I insisted that that be the case. And as part of the restructuring process that 4 resulted from Barker leaving the company, so not that day but within several days 6 afterwards, Maheras came to me and said that 7 he thought he did not want to continue. And 8 those were the circumstances of him leaving. 9 So it was your decision to 10 terminate Mr. Barker? 11 Α Yes. 12 Did you consult anyone else on 13 the decision to terminate Mr. Barker? 14 I am sure I did. I am sure I 15 talked to Druskin, I am sure I talked to 16 Rubin, I am sure I talked to a number of 17 people, but it was my decision, not theirs. 18 And did you decide to terminate 19 anyone else in connection with this CDO 20 business? 21 I don't remember anybody else 22 that I took action on personally, no. 23 mean I know a number of people were 24 terminated, but I don't think anyone else I 25 acted on personally.

1	Interview - CHARLES PRINCE
2	Q I want to ask you about the
3	liquidity puts that are also referenced in
4	this document.
5	Can you tell me what you recall
6	about the time you first were told about the
7	liquidity puts associated with the asset
8	backed commercial paper issued from the,
9	secured by the super senior tranche?
10	A I can't really. Again, I want to
11	put it in the context of what was happening.
12	We spent the summer thinking
13	about the leveraged lending book. Then in
14	the middle of September Tom Maheras says
15	well, you know, we also have to think a
16	little bit about these CDOs and so forth.
17	And then that sort of the separate channel
18	started happening. And then my best
19	recollection is that a week or two later
20	somebody said well, the CDOs are X, but also
21	have liquidity puts relating to the CDOs.
22	But it in my mind sort of folded into the
23	same issue, and it wasn't as if a third
24	train of activity went along as compared to
25	it just being a larger second train of

1 Interview - CHARLES PRINCE 2 activity if that makes sense to you. 3 So, it is not as if somebody came 4 up one day and said ah, liquidity puts, and 5 I said oh, liquidity puts. It wasn't that 6 sort of a moment. It was sort of adding on 7 to existing discussion. 8 When do you recall being informed 9 or were you informed about the size of the 10 exposure associated with the liquidity puts? 11 Α I can't remember the specifics of 12 when that number was put on the table or not 13 put on the table. 14 Do you recall ever being 15 eventually told of the number associated 16 with that? 17 Obviously in hindsight I Α Sure. 18 have read all the papers and I know what 19 happen and so forth. But I can't 20 reconstruction in my mind a particular time 21 when someone came in and said here's the 22 number and that sticks out in my mind. 23 The commercial paper that was 0 24 associated with the liquidity puts, do you 25 recall being told that the commercial paper

		70
1	Interview - CHARLES PRINCE	
2	was now back on Citi's books?	
3	A I am not sure whether that	
4	happened when I was there or not. I mean	
5	there was quite a discussion about taking	
6	these things back on to Citi's books, but I	
7	thought that happen after I left.	
8	Q I would like to show you another	
9	document which has been marked number five.	
10	(Thereupon, the documents Bates	
11	Citi FCIC 24594 were marked CR	
12	Exhibit 5 for Identification, as of	
13	this date.)	
14	BY MR. BONDI:	
15	Q I am showing you what has been	
16	produced to us by Citigroup, it is Bates	
17	Citi FCIC 24594 and it is some attachments	
18	along with a cover e-mail from a Christina	
19	Pretto to you dated July 30, 2007.	
20	First, who is Christina Pretto?	
21	A She was one of our PR people.	
22	Q Do you recall receiving this	
23	e-mail on or about June 30, 2007?	
24	A I don't.	
25	Q I would like to turn your	

- 1 Interview CHARLES PRINCE
- 2 attention to the second attachment here,
- 3 second attachment to the e-mail. It is
- 4 Bates Citi FCIC 24607 and it is a Power
- 5 Point deck entitled Tracking the Twin Storms
- 6 Catalyst of Market Volitity.
- 7 A Got it.
- 8 O Do you recognize this document,
- 9 sir?
- 10 A I am sure I have seen it, but I
- can't remember in what context I saw it, I
- 12 am sorry.
- 13 Q Do you recall seeing it during
- 14 your tenure as CEO at Citigroup?
- 15 A I am sorry, I can't place it as
- to whether I saw it then or whether I saw it
- during preparation.
- 18 Q I would like to draw your
- attention to the first page of the
- presentation on the executive summary.
- 21 A Yes.
- Q The third bullet down states,
- The value of investment grade CDOs built up
- out of subprime mortgages has declined
- dramatically leading to significant losses.

1	Interview - CHARLES PRINCE
2	Total damage has been estimated at 50 to 100
3	billion."
4	Do you recall having the, do you
5	recall hearing that statement or reading
6	that statement in or about July 30, 2007?
7	A I don't, but the it was clear
8	that in the summer of 2007, many of the CDOs
9	had, many parts of the tranches of the CDOs
10	were declining in value. I want to
11	distinguish that between the super seniors.
12	Super seniors, at that point no one thought
13	had any issues. In fact, no one thought
14	those had any issues until October. But it
15	is clear that some of the lower tranches had
16	declined in value by the summer. So, do I
17	remember seeing that at the time, no. I
18	mean I see it on the piece of paper now.
19	MR. KARP: Just so the record
20	is clear, because the quote would not
21	revealed this, this is for the entire
22	industry.
23	A For the entire industry.
24	Q I think the presentation in fact
25	is titled Catalyst of Market Volatility.

1	Interview - CHARLES PRINCE
2	In the summer of 2007, did it
3	case you any concern that there were
4	significant losses looming in the CDO
5	business in general? When I am talking
6	about business, I am talking about industry
7	business, not necessarily Citi specific.
8	A At the time, people believed that
9	the housing market would decline to a
10	certain degree. Without having read the
11	document, you can see in the little box on
12	this page under "consumer" that it says,
13	"Subprime foreclosure delinquency will
14	likely impact less than one percent of U.S.
15	housing stock."
16	And at the time, people believed
17	that the housing market would be affected in
18	ways where some of the lower or lowest of
19	the tranches of CDOs would be affected. I
20	think at the time no one had any or I know
21	at the time no one had any idea or hint that
22	the housing decline would be as significant
23	or as broad as it turned out to be. So,
24	your question was about CDOs, I didn't think
25	about CDOs at that point in time. We were

1	Interview - CHARLES PRINCE
2	thinking much more broadly about how would
3	it affect the real estate business
4	generally, how would it affect our consumer
5	business, which has an originate and hold
6	strategy. The parts of the CDOs that would
7	be affected based on our thinking at the
8	time wouldn't be things that we owned at
9	all. So, the answer to your question is no,
10	but it is a very long no.
11	Q So, in the summer of 2007, it was
12	your understanding that you did not, you
13	meaning Citigroup, did not hold the lower
14	tranches of CDOs that were being affected?
15	A That was my understanding, yes.
16	Q In the summer of 2007, did you
17	ever ask Mr. Maheras or any of his
18	colleagues in the investment bank, what
19	tranches do we hold or what is our exposure?
20	A You know, in hindsight that is an
21	excellent question. At the time, it
22	wouldn't have occurred to anyone to do that.
23	And if someone had asked the question, the
24	answer that would have been given wouldn't
25	have in any way given you different

1	Interview - CHARLES PRINCE
2	information.
3	I believe it is true that not
4	only the risk function, but the management
5	of the business believed that our holdings
6	and our activities were a hundred percent
7	mark to market on a daily basis, so that we
8	had no nonmarked risk.
9	I believe that at the time people
10	felt that there were almost literally no
11	scenarios under which the super seniors
12	could be touched, so it wouldn't have
13	occurred to anyone either to ask the
14	question or to volunteer the information to
15	say now don't forget, we also have these
16	super seniors which are triple A and there
17	is no chance in the world that they will
18	ever be touched. That wouldn't have come up
19	in a normal context.
20	Looking back, I mean it is very
21	easy to see that is the one issue that you
22	should have asked. I understand that. But
23	at the time, you have to deal with what was
24	reality at the time and whether it was the
25	presentation that you just showed me to the

1	Interview - CHARLES PRINCE
2	SEC or the internal dynamics of marking to
3	market, the super seniors were not thought
4	to be of subprime character, as I have gone
5	back now and looked at that time.
6	Obviously at the time it wasn't a
7	topic of discussion. But as I looked at it
8	in hindsight, it is clear that people didn't
9	think of it as being in that character or
10	that category at all.
11	So, your question was did anyone
12	examine Tom Maheras on what the other
13	categories were we hold and how do you think
14	about it and so forth, that wasn't part of a
15	real world situation at the time.
16	Q In the summer of 2007 when events
17	were unfolding in the market as described in
18	this presentation, did you ask anyone at
19	Citigroup to run any stress test to see how
20	is Citi going to fair if events unfold in
21	the market, if things deteriorate in the
22	market?
23	A I didn't have to. People ran
24	stress tests all the time. There is an
25	index of and I can't remember the name of

1	Interview - CHARLES PRINCE
2	it of housing prices around the country
3	which is used by everyone.
4	Q ABX?
5	MS. BUERGEL: Case-Shiller.
6	A Case-Shiller. And people would
7	run stress tests off of that. And they
8	would say okay, if Case-Shiller is down five
9	percent, what does it mean? If it is down
10	three percent what does it mean? If it is
11	down five percent in so many cities, what
12	does it mean and so forth? And I remember
13	vividly David and others saying to me and
14	I remember vividly the conversation. I
15	don't remember what time frame, but it could
16	easily have been in this time frame. People
17	saying to me: Gosh, housing rises would
18	have to go down 30 percent nationwide for us
19	to have, not a problem with CDOs, but for us
20	to have, quote, problems. And that has
21	never happened since the Depression. I
22	remember it vividly, those conversations.
23	So, it wasn't a situation where I
24	could have commissioned stress tests. We
25	had stress tests all the time.

- 1 Interview - CHARLES PRINCE 2 If I could get you look at one 0 3 additional page on this document here, which 4 is the next page, 24609. Α Yes. 6 And it says, the title, Tracking 0 7 the Twin Storms. Highlighting the 8 Parallels. And to your counsel's point, I 9 believe this is describing the market as a 10 whole? 11 Α Yes. 12 There is a section on the left, 13 the subprime mortgages, it says, "Which 14 securities are involved?" It says, "CDOs 15 built out of subprime mortgages." 16 At the time you got this 17 presentation in July of '07, summer of '07, did you realize that Citi had CDOs that were 18 19 built out of subprime mortgages? 20 You know, I can't honestly Α
- came up as any kind of an issue for us, any kind of a problem or concern, was in the mid September time frame. This was I think talking about the industry as a whole. I

21

recall.

As I said, the first time that CDOs

1	Interview - CHARLES PRINCE
2	don't remember anybody saying: And don't
3	forget, Chuck, we got some of these as well.
4	I don't remember that as well.
5	MR. LERNER: For the record, I
6	don't think he said he remembered
7	receiving it at that time.
8	MR. BONDI: I understand that.
9	Q I was asking you if you
10	understood at the time, though, generally,
11	not based on this presentation, but
12	generally the CDOs that Citigroup had were
13	built out of subprime mortgages?
14	A I am not sure that I at that
15	point in time even had any specific
16	understanding of our, of the mechanics of
17	our CDO business. This was, this was a very
18	small part of one part of one division of
19	the company. I mean, we had a large
20	business. There would be no reason, unless
21	I happened to have worked in the fixed
22	income business, for me to have any
23	familiarity with that detailed level of
24	product activity.
25	Q On this same page, there is a

1	Interview - CHARLES PRINCE
2	section called, looks like What Went Wrong?
3	Under subprime mortgages it says, "Lax
4	lending standards, high LTVs, piggyback
5	loans, low or no doc and teaser rates."
6	Are the description of the
7	mortgage types on this presentation here the
8	types of mortgage products that we talked
9	about earlier in connection with your
10	Greenlining Institutional speech that you
11	had some concerns about?
12	A Some yes and some no. The ones I
13	mentioned earlier as examples of exotic
14	mortgages were the negative amortization and
15	the adjustable ARMs, which have to do
16	fundamentally with how much you are required
17	to pay back on a current basis. And by
18	deferring how much you have to pay on a
19	current basis, you are really betting on
20	home price appreciation rather than the
21	ability of the borrower to pay.
22	These items that are referred to
23	here, some of these relate to that and some
24	don't: So teaser rates or a category of ARM
25	mortgages, but they are not necessarily

1 Interview - CHARLES PRINCE 2 adjustable ARMs. Adjustable ARMs are you 3 the borrower can decide how much you want to 4 pay fundamentally. A teaser rate could be that, or 6 it could be simply it is two percent for the 7 first 12 months and then it jumps to 8 12 percent. So you don't get to decide. 9 is an automatic, it is a formulaic change. 10 So it could be similar or it could be 11 different. 12 A low or no doc loan is one that 13 doesn't have to do necessarily with you the 14 borrower deciding how much you can pay back 15 on a current basis, but could simply be that 16 you say you have so much income and you 17 don't have so much income. Or the appraisal 18 saying that the house is worth a hundred 19 thousand dollars and it is really only worth 20 \$50,000. So it could be a different 21 category of issue than the ability to pay 22 issue. 23 High LTVs and piggyback loans 24 basically go to how much of the value of the

house is loaned against. Some of the -- in

25

- 1 Interview CHARLES PRINCE
- the old days, you would have an 80 percent
- 3 LTV. You couldn't borrow more than
- 4 80 percent of the value of the house. And
- 5 then it would go to 90 percent, then
- 6 95 percent and then a hundred percent. In
- 7 some cases people were doing 105 and 110
- 8 percent LTV. And so that is a different
- 9 issue. It is a related issue.
- 10 And if you put them altogether,
- that is really the worst possibility. If
- 12 you have something where the borrower says I
- make so much money, but they really don't,
- and you have a situation where the appraisal
- says it is worth a hundred thousand dollars
- and it really isn't. And then you are
- 17 lending 110 percent LTV against an inflated
- 18 LTV, then you are really in trouble. And
- that is basically, you know, if you pick an
- example of a horrible loan, at the end of
- the process, you had borrowers who had no
- income borrowing 105 or 110 percent of an
- inflated LTV value, and then walking away
- from the loan, and not surprisingly the loan
- didn't have much value.

1	Interview - CHARLES PRINCE
2	Q Mr. Prince, is it fair to say
3	based on what you testified earlier that
4	during your tenure at Citigroup, you
5	wouldn't have known if any of these mortgage
6	types high LTV, big piggyback loans, no or
7	low doc or teaser rates were somehow in the
8	CDOs that Citigroup had created?
9	A Well, I think that is correct.
10	The reason I am hesitating a tiny bit in
11	answering is I think at the very end, in the
12	last week or so of my tenure, there were
13	some suggestions that there was a little
14	more of this, not a lot, but a little more
15	of this in some of our originations or some
16	of our CDO products than I had understood
17	before. But if you take that caveat, that
18	one week a little more information, a little
19	more if you take that caveat to your
20	question, the answer would be yes.
21	Q I am going to ask you, sir, to
22	take a look at another document.
23	I am going to show you what has
24	been produced to us by Citigroup, Citi FCIC
25	E 24768. And it is an e-mail chain. At the

1 Interview - CHARLES PRINCE 2 top of the e-mail chain is an e-mail from 3 you to Mr. Druskin dated August 3rd, 2007. 4 (Thereupon, the e-mail chain 5 Bates Citi FCIC E 24768 was marked CR 6 Exhibit 6 for Identification, as of 7 this date.) 8 BY MR. BONDI: 9 It is responding to an earlier 10 e-mail to you from Mr. Druskin. 11 First, at the bottom of this 12 e-mail, let's talk about the first e-mail 13 here, there is an e-mail from William 14 Kister. 15 Α Yes. 16 Looks to a distribution list, and 17 it is titled Citi Markets and Banking 18 Revenue Highlights for August 2nd, 2007. 19 Α Yes. 20 And July Update. 0 21 First off, would is William 22 Kister? 23 I have no idea. I am sure he is Α

a very valuable employee of the company,

24

25

though.

1 Interview - CHARLES PRINCE 2 Is this an e-mail that you 0 3 received? 4 Α Yes. This is our daily report. 5 The markets and banking business would, 6 because of the kind of business it is, had 7 to close their books every day and so every 8 day you would get the results from the day 9 before of activity. And so we would get one 10 of these every day. This one happened to be 11 for that particular day. 12 And you would get these e-mails 13 on a daily basis during your entire tenure 14 as CEO? 15 Α Yes. 16 Were these e-mails that you would 0 17 have read on a daily basis? 18 Α You bet, you bet. 19 Looks like Mr. Druskin in 0 20 response to this e-mail says to you, "This 21 looks like water torture, just awful." 22 you respond, "Worse." 23 Α Yes. 24 What was he referring to and what 25 were you referring to in your response, if

1	Interview - CHARLES PRINCE
2	you know what he is referring to and what
3	are you referring to?
4	A The there are some unusual
5	aspects to running a securities business,
6	both in the way that people participate and
7	in the way you manage the business.
8	In most businesses, you have a
9	budget forecast, you do certain activities
10	to generate revenue, you try to hold down
11	your costs, you try to make a profit. And
12	most of those activities, if you are
13	building refrigerators or something, have
14	some level of predictability to them, some
15	level of direction to them. You have long
16	term contracts with suppliers, you have long
17	term contracts with customers, you have an
18	ability to see into the future a little bit.
19	In the securities business, your
20	ability to see is measured on a daily basis.
21	You have a budget for the year, you have a
22	budget for the month, for the quarter. You
23	have analysts who are predicting what you
24	are going to make without knowing what the
25	markets are going to do. And you are held

1	Interview - CHARLES PRINCE
2	to the standards of your earnings estimates.
3	So, today as we sit here there is
4	an earnings estimate out for Citi that says
5	at the end of the first quarter, their
6	earnings ought to be X. And a large part of
7	Citi's earnings today relate to the
8	securities business.
9	The people who put those analyst
10	estimates together have no idea whether the
11	markets are going to be up, down or sideways
12	between now and the end of March and yet
13	they have estimates out there. So on a
14	day-by-day basis, inside the company, your
15	reviewing the progress of your business day
16	by day by day against your budget, against
17	the outside world's estimates and some days
18	the markets will be way up and you make lots
19	of money and you feel great. And some days
20	the markets are way down and you lose lots
21	of money and you feel awful.
22	So, on this particular day if you
23	look at the first line of the first e-mail
24	in the chain under "daily commentary," it
25	says, "Fixed income markets lost \$66

- 1 Interview CHARLES PRINCE
- 2 million, \$100 million below forecast.
- Meaning that we for that day had hoped to
- 4 make 166 million I guess, right? No, if we
- 5 -- we hoped to make \$34 million that day,
- 6 more or less, and instead we lost \$66
- 7 million that day. All right? And then
- 8 there are a series of sub-bullets below that
- 9 which break to fixed income business down by
- 10 components.
- 11 And then you go down a little bit
- and you see the next heading is fixed income
- underwriting, gained \$2 million, but that is
- still 6.8 million below forecast. And then
- the next heading was equity markets made
- 16 almost \$6 million, but that is still
- 17 \$9 million below forecast. So, when you put
- the whole thing together -- is there a total
- at the bottom? I haven't read these in a
- long time. Here it is at the top.
- The revenue for August 2nd, day 2
- of 23 -- so we are measuring it for the
- month -- was a loss of \$49 million, 162
- 24 million below forecast. Month to date
- 25 revenue -- so again we are measuring how we

- 1 Interview CHARLES PRINCE
- 2 are doing against the month's budget was a
- loss of twenty-five, two hundred fifty one
- 4 below forecast.
- 5 So, this is a daily snapshot that
- 6 comes out. It came to, it comes to 10 or 11
- people, mostly in the corporate banking
- 8 business and to a couple of us at
- 9 headquarters. And Druskin got his and said
- these daily losses are awful; they are like
- 11 water torture, meaning day after day after
- day. And I apparently sent back something
- saying that it wasn't worse than water
- torture. I can't recall exactly the context
- in which I said that, but it may be self
- 16 evident.
- 17 Q In other words, this wasn't a
- typical time period in the market?
- 19 A Oh, for all I know, this is day
- two of 23 and there is a cumulative, for all
- I know week before that we made a bunch of
- 22 money. So this is one snapshot on one day.
- 23 Q This is reacting to that
- 24 particular point in time?
- 25 A Right.

1	Interview - CHARLES PRINCE
2	Q But were you concerned about
3	conditions more broadly than just that day
4	in this August time frame here? Were you
5	concerned more generally about the direction
6	that the market was heading?
7	A Well, sure is the answer. But
8	again I would ask you to put this in
9	context.
10	When we reported our results at
11	the end of the second quarter so this is
12	now mid-July, early July for the end of the
13	second quarter, we reported both on a
14	quarterly basis the second quarter and for
15	the first six months of the year, the first
16	and second quarters together, the best
17	results in the company's 200-year history,
18	the first quarter of 2007 first half of
19	2007 was the best six months in the 200-year
20	history of the company. This is now 30 days
21	after we reported the results. So was I
22	concerned about where the markets were
23	heading? Sure. But the markets are
24	typically slow in August.
25	In hindsight of course it got

1	Interview - CHARLES PRINCE
2	much worse, but I am trying to recollect how
3	I felt at that point in time. We were doing
4	great in the first six months of the year.
5	And in July we recorded those results, we
6	had our annual off-site with the board in
7	July. We as a group, as a company felt very
8	good about where we were. And then August
9	came, it was a little slow. Then in
10	September the leveraged lending thing went a
11	little more south on us, et cetera.
12	So I would not see this even
13	recalling it now, this is not a canary in a
14	mine signalling some great calamity coming.
15	It is daily report that Druskin and I both
16	complained gosh, we had a bad day yesterday.
17	Q What was the, as you put it, the
18	canary in the coal mine? What was it to you
19	that you thought these aren't normal
20	conditions, we are headed to awful times
21	ahead?
22	A When the rating agencies collapsed.
23	Q That was the October time frame?
24	A Mid October.
25	Q 2007.

1	Interview - CHARLES PRINCE
2	What in your view is the
3	significance of the rating agencies to the
4	overall financial crisis?
5	A Well, I mentioned earlier an
6	overview that I have of the currency flows
7	and the artificially low interest rates, you
8	remember all that.
9	I think as part of that the
10	increase in structured products resulted in
11	an increase the complexity of financial
12	products almost by definition. The
13	structured products were more complex than
14	simpler products. And I think as investors
15	were looking for enhanced yields in an
16	artificially low yield environment and as
17	the industry created more structured
18	products to try to satisfy that demand, the
19	rating agencies performed an absolutely key
20	go, no-go, kind of role.
21	If the rating agencies hadn't
22	approved the products, hadn't certified them
23	as it were, people wouldn't have bought
24	them. The more complex the instruments are,
25	the more people rely on the ratings. And so

- 1 Interview CHARLES PRINCE
- 2 it is two sides of the same coin to say that
- 3 as products became more complex, ratings
- 4 became more important.
- 5 And as the industry grew in those
- four, five years in the middle of the
- decade, the structuring business grew, the
- 8 ratings became more and more and more
- 9 important. And that is why when the rating
- 10 agencies collapsed and downgraded, you know,
- swathes of securities, not one, not one
- 12 grades, not two grades, but collapsed them
- to junk bond status, it destroyed really, it
- was the precipitating event in the financial
- crisis.
- 16 O How much did Citigroup rely on
- ratings for its own decisions with respect
- to its for instance CDO holdings?
- 19 A I don't know the answer to that.
- I mean I wasn't involved in those decisions.
- 21 My belief is that the team did not rely
- exclusively on the ratings, they didn't rely
- primarily on the ratings because I think our
- people were better than that. But I don't
- know is the answer.

1	Interview - CHARLES PRINCE
2	Q Why is that your belief, though,
3	what is the basis for your belief to say
4	that you didn't believe your team relied
5	exclusively or primarily on ratings?
6	A Salomon Brothers, Tom Maheras and
7	his team, were widely thought of as the best
8	fixed income house on Wall Street and had
9	been for a long time.
10	I was frequently told by the
11	regulatory agencies that David Bushnell was
12	the best risk manager on Wall Street. It
13	would have been inconceivable in that
14	circumstance for people with those levels of
15	experience and activity to primarily rely or
16	exclusively rely on some third party to do
17	their due diligence. It is inconceivable to
18	me that would be the case.
19	Q In July of 2007, in an article
20	with the Financial Times, you were quoted as
21	saying, "When the music stops in terms of
22	liquidity, things will be complicated. But
23	as long as the music is playing, we have got
24	to get up and dance. We are still dancing."
25	What did you mean by that quote?

1	Interview - CHARLES PRINCE
2	A Well, I thank you at least for
3	the courtesy of using the entire quote. The
4	Financial Times likes that so much and
5	applies it so broadly that they don't put in
6	the first part about liquidity stopping and
7	being complicated.
8	This was a quote, or part of an
9	interview I gave in Japan, as I recall it,
10	to an FT reporter. And what I was referring
11	to was the leveraged lending business. And
12	you will recall that I said a couple of
13	times that in the summer of 2007, the
14	problem child focus in our corporate and
15	banking business was on leveraged lending.
16	Let me back up a step there.
17	In the leveraged lending
18	business, we and other members of Wall
19	Street had been in the business of lending
20	money to the private equity firms. And the
21	private equity firms had pushed the banks to
22	the point where the terms and conditions of
23	that lending were quite favorable to the
24	private equity firms and were quite
25	unfavorable for the banks. And all this has

1	Interview - CHARLES PRINCE
2	been widely reported.
3	The and widely recorded in the
4	context of these were really quite unusual
5	circumstances for the banks to loan money to
6	the private equity firms on these kinds of
7	terms.
8	In talking about this private
9	equity lending business in the context of
10	this interview, what I was trying to convey
11	was the sense that for a number of reasons,
12	it was impossible, in my view, for any one
13	major participant on its own to stop doing
14	those kinds of loans. Nothing illegal about
15	these loans. The question was were they on
16	good terms for the lender, were they smart
17	for the lender to do? And it was my
18	judgment then and it is my judgment now that
19	it was impossible for any individual
20	institution to simply say I am not going to
21	to that anymore.
22	And of course if I had called my
23	counterparts at the other banks and said
24	let's all say we are not going to do it this
25	way, smart lawyers would have said you are

1	Interview - CHARLES PRINCE
2	going to go to jail if you do that.
3	So, my notion was and I guess
4	it was either unartfully phrased or too
5	artfully phrased that as long as that
6	situation obtained, as long as the music was
7	playing, that you had to, you had to dance
8	to that music. You had to be part of that
9	activity level. Although, I did point out
10	that when this excess liquidity driven
11	situation for the industry changed, it would
12	be complicated. But this was, I want to
13	emphasize, this was all in the context of
14	the lending to the private equity firms. It
15	had nothing to do with the mortgage
16	business, it had nothing to do with what
17	turned out to be CDOs. That was not part of
18	my thinking or on the radar screen at all.
19	Q Appreciate that clarification.
20	Something you said that struck me
21	as interesting again from the book that I
22	referenced earlier from Mr. Paulson.
23	A You marked that up quite a bit,
24	those tabs.
25	Q You should see my other books.

1 Interview - CHARLES PRINCE 2 This is a reference on page 69 of 3 Secretary Paulson's book, and I do want you 4 to know I read other books beside Secretary 5 Paulson's books. 6 MR. KARP: I see you read 7 Chairman Bernanke's books. 8 MR. BONDI: And other, and 9 others. 10 BY MR. BONDI: 11 Secretary Paulson is referring to 0 12 an event, a dinner at the New York Fed in 13 June 26th of 2007. About a month or so 14 before this quote it seems like, June 26, 15 2007. 16 And he recounts this dinner, says 17 that you were present. Do you remember 18 being at a New York Fed dinner on June 26, 19 2007 with Secretary Paulson? 20 I don't remember the date, but it Α 21 was common for then Chairman Geithner of the 22 New York Fed to have dinners for the Wall 23 Street CEOs at which Secretary Paulson or 24 others would come. 25 On the bottom of page 69, he

1	Interview - CHARLES PRINCE
2	writes, "Chuck Prince, the Citigroup CEO,
3	asked whether given the competitive
4	pressures there wasn't a role for regulators
5	to tamp down some of the riskier practices."
6	Basically, he asked, "Isn't there
7	something you can do to order us not to take
8	all these risks?" And he goes on to say,
9	"Not long after I remember Prince was quoted
10	as saying: As long as the music is playing,
11	you have got to get up and dance."
12	Do you remember expressing in
13	form or substance to Secretary Paulson this
14	question of isn't there something you can do
15	to order us not to take all these risks?
16	A Yes.
17	Q Can you elaborate on the context
18	of that question?
19	A I am not sure I understand your
20	question.
21	Q What was your conversation that
22	you recall with Mr. Paulson about can't
23	regulators do something to prevent us from
24	taking all those risks? What was the
25	context of Mr. Paulson's quote of you and

1	Interview - CHARLES PRINCE
2	this conversation you had, do you recall
3	having a conversation to that nature?
4	A We were Geithner had organized
5	this dinner. And again I am not sure of the
6	exact date, so I am not I don't know
7	whether that was the date or not. But there
8	was a dinner in the summer of that year at
9	which almost all of the heads of the various
10	banking and security houses were present. I
11	was present, and Paulson was up to visit to
12	talk to people. It was part of his normal
13	outreach of staying connected with the
14	industry and so forth.
15	And in the course of that, there
16	was a discussion about the lending to the
17	private equity firms and how some of those
18	terms had, through a process of competition,
19	had gotten to a point where they were really
20	quite unfavorable for the lenders. And I
21	remember expressing my view in this group
22	context that none of us could individually
23	back away from that business for a number of
24	reasons, which I thought were important.
25	And that as a result and that we couldn't

1	Interview - CHARLES PRINCE
2	agree among ourselves not to do it. And
3	that I thought it was an appropriate role
4	for the regulators, since they recognized
5	this unfavorable situation for the banks and
6	the lenders and that the Fed directly and
7	the Treasury Department perhaps indirectly
8	had some oversight responsibility for the
9	industry, that since we couldn't do it
10	individually, we were prohibited from doing
11	it as a group, that given their mandates,
12	that they ought to consider directing us to
13	tighten up. And that was the context.
14	Q So again it was in the context of
15	leveraged lending?
16	A Yes.
17	Q Mr. Prince, I am showing you
18	another document that was produced by
19	Citigroup, Bates Citi FCIC 4648.
20	(Thereupon, the document Bates
21	Citi FCIC 2648 was marked CR Exhibit 7
22	for Identification, as of this date.)
23	A Yes.
24	Q And I note for the record that
25	there are two identical cover pages in this

1	Interview - CHARLES PRINCE
2	production. I will represent that it
3	appears that this letter was sent, identical
4	letter was sent to multiple people. There
5	are two cover letters with this particular
6	exhibit; one is to Mr. Rubin and one is to
7	Mr. Thomas. And the letter is, it appears
8	to be signed by you.
9	First of all, do you recall
10	sending this letter on August 15, 2007?
11	A Well, you have just handed me
12	something and I haven't read it, but it
13	appears to be the monthly letter that I
14	would send to the board. That is why you
15	have two cover letters, because it would
16	have been sent, an identical letter would
17	have sent to each person on the board. And
18	I would typically send this along either
19	with the materials for the next upcoming
20	board meeting. Or if we didn't have a board
21	meeting coming up, I would simply send a
22	stand alone letter. And this was a practice
23	to find a way to give a little more of a
24	narrative or my thoughts about how the
25	company was doing to our board members

- 1 Interview - CHARLES PRINCE 2 because we sent them so much information for 3 their meetings that there was no overview or 4 there was no context. There wasn't enough 5 of a context, I was concerned. 6 So, I got into the habit of 7 saying you are going to get a big a stack of 8 materials, but before you read that, here's 9 a, how I am viewing the company and how we 10 are doing right now. That is the context 11 for these letters and this appears to be the 12 one I sent in August of '07. 13 Directing your attention up --14 first before we to that, Mr. Thomas was a 15 member of the board?
- . \_

16

- 17 Q And Mr. Rubin was a member of the
- 18 board, obviously?

Α

Yes.

- 19 A Yes.
- Q Page two of the letter which is
- Bates 4651, draw your to the paragraph that
- is next to the heading Credit Markets.
- 23 A Yes.
- Q And you state, "You have read a
- great deal about the credit markets.

1 Interview - CHARLES PRINCE 2 Whatever you have read, the reality is 3 probably worse." 4 And then you go on at the end of 5 that paragraph to say it is a very difficult 6 and dangerous situation with few historical 7 precedence. 8 What was on your mind in terms of 9 this paragraph? And please read the entire 10 paragraph. I have only drawn two sentences 11 out of the paragraph. But what was your 12 thinking, what was on your mind when you 13 wrote that paragraph? 14 Well, I am not sure I can Α 15 reconstruct it except to say that I was 16 trying to give a context for what they were 17 reading in the papers. And, again, I don't 18 have in mind exactly what was in the papers 19 then. But it is clear as I read this 20 paragraph that I was trying to give them a 21 sense that as directors of the company, 22 these are quite difficult issues, quite 23 complicated issues. 24 And at the time -- this is early

At the time, my guess is that what

25

August.

1	Interview - CHARLES PRINCE
2	was in the papers was probably not as it
3	was probably mixed, as is often the case in
4	the papers where you have some people saying
5	it is going to be really bad or this could
6	be quite difficult. And you have other
7	people saying oh, it is a great buying
8	opportunity and so forth.
9	And what I was trying to give
10	them was a sense that there is really, there
11	are really issues here that we are looking
12	at very carefully.
13	Q In the next paragraph, you state,
14	"There are two basic credit issues facing
15	the market. The leveraged lending problem
16	and the subprime problem."
17	Were these the two basic areas
18	that you were focused on at the time that
19	this letter was written in August 2007, that
20	the leveraged lending problem and then the
21	subprime problem?
22	A Well, I guess the short answer is
23	I hope so. If I told the board these were
24	the two issues, I would hope those were the
25	ones I was focused on.

1	Interview - CHARLES PRINCE
2	As you go through it I am just
3	sort of skimming the balance of the next
4	couple of pages you can see that the
5	first thing I talk with is leveraged
6	lending. And I have got a couple of
7	paragraphs on that. And then at the bottom
8	of page three, I say, "We have exposures in
9	both leveraged lending and to a more limited
10	degree in the subprime area. We consciously
11	did not originate these aggressive products,
12	but did purchase some as part of portfolio
13	acquisitions" and so forth.
14	And so I think this is very
15	consistent with what I told you earlier
16	about in the summer, our primary focus was
17	on the leveraged lending or the private
18	equity lending kind of area. And only in a
19	subordinate sense with what was happening in
20	the mortgage markets and there my belief was
21	that we didn't have as much exposure.
22	Q And this was belief because you
23	were not aware at the time of the super
24	senior positions?
25	A And frankly, if I had been aware

- 1 Interview CHARLES PRINCE
- of the super senior -- the short is yes,
- 3 that is correct. If I had been aware, there
- 4 is nothing about the super seniors at that
- 5 point in time which would have suggested to
- 6 anyone including me that we would have had a
- 7 big loss from this.
- 8 O At the time you wrote this
- 9 letter, you also weren't aware of the
- 10 liquidity puts and the exposure from the
- 11 liquidity puts?
- 12 A That is correct.
- 13 O We talked about earlier this twin
- storms presentation that was sent to you on
- 15 e-mail on July 30, 2007.
- 16 A Yes.
- 17 Q That seems to have been a couple
- weeks before this letter to the board of
- 19 August 15, 2007. The twin storms
- presentation that had been sent to you two
- weeks earlier on e-mail refers to industry
- losses and CDOs of 50 to a hundred billion
- dollars.
- I didn't notice anywhere in the
- letter to the board that you mentioned CDOs

1	Interview - CHARLES PRINCE
2	or exposure to CDOs. Why not?
3	A Well, again, I doubt if I had in
4	mind that we had any CDOs at all or any CDO
5	exposure at all. I think the closest you
6	get to that is on the bottom of page three,
7	that last paragraph there. And again I
8	think this pretty accurately reflects my
9	thinking at the time. I was always very
10	candid with the board. The worse thing you
11	can do is try to not tell them things. And
12	I wanted them to have my thinking as they
13	got ready for our board meeting so that when
14	they showed up, they at least understood how
15	I viewed the issues. And I think this is a
16	pretty good, pretty accurate, pretty candid
17	summary of how I viewed the problem in
18	whatever date this was, mid August.
19	Q You were chairman of the board at
20	the time you wrote this letter?
21	A I was.
22	Q Just to be complete for the
23	record, the paragraph that you referred to
24	on the bottom of page three, I will just
25	read it for the record so it is complete,

- 1 Interview CHARLES PRINCE
- you said, you wrote, "We have exposures in
- 3 both leveraged lending and to a more limited
- 4 degree in the subprime area. (We
- 5 consciously did not originate these
- 6 aggressive products in our U.S. consumer
- 7 group, but did purchase some as part of
- 8 portfolio acquisitions and, in CMB, we did
- 9 underwrite mortgage backed securities
- 10 representing subprime products originated by
- others.)"
- 12 A Close paren, period. Sorry.
- 13 Q Oh, yes, close paren period.
- 14 Yes, sir.
- 15 A Old lawyers never die. I am
- 16 sorry.
- 17 Q I just wanted to be complete that
- we got that.
- 19 A Yes.
- Q What was your basis, though,
- 21 because earlier -- I am just trying to
- 22 understand.
- 23 Earlier you had testified that
- you weren't aware of the super senior
- positions, but here you did write, "We

1	Interview - CHARLES PRINCE
2	purchased some as part of the portfolio
3	acquisitions." What was your basis to say
4	that we, for that statement we did purchase
5	some as part of portfolio acquisitions?
6	A I think it is important to in
7	answering your question I think it is very
8	important to understand the way this
9	parenthetical is constructed, please.
10	Q Please.
11	A I am going to paraphrase it, if I
12	may. We didn't originate these products in
13	our U.S. consumer business but did purchase
14	some as part of portfolio acquisitions.
15	That is all referring to the U.S. consumer
16	business. And then I turned to capital
17	markets and baking. And in our corporate
18	business, we did underwrite mortgage backed
19	securities, et cetera, et cetera,
20	right?
21	So when you referred to purchase
22	some as part of the portfolio acquisitions,
23	that was still in our consumer business.
24	That had nothing to do with the fixed income
25	business.

		137
1	Interview - CHARLES PRINCE	
2	Q I see?	
3	A I am sorry to be very specific,	
4	but you have to read the sentence very	
5	carefully that way.	
6	Q I appreciate the clarification	
7	and I am glad that you pointed that out.	
8	So that part, the some as part of	
9	our portfolio acquisitions had nothing to do	
10	with CMB or fixed income?	
11	A Right. That was our retail	
12	mortgage business which bought all kinds of	
13	mortgages and almost always sold them to	
14	Fannie and Freddie as part of that whole	
15	flow of the mortgage business nationally.	
16	Q Appreciate that. Thank you.	
17	MR. BONDI: Let me mark this	
18	eight.	
19	(Thereupon, the e-mail chain	
20	Bates marked Citi FCIC E 36374 was	
21	marked CR Exhibit 8 for	
22	Identification, as of this date.)	
23	BY MR. BONDI:	
24	Q Mr. Prince, I am showing you what	
25	was produced by Citigroup and marked Citi	

- 1 Interview CHARLES PRINCE
- FCIC E 36374. It is an e-mail chain between
- yourself and Mr. Rubin. And I would like to
- 4 first direct your attention to the first
- 5 e-mail in this chain. At the bottom is one
- from yourself to Mr. Rubin dated Sunday
- 7 September 9th where you begin with "Dear
- 8 Bob, welcome back from Korea."
- 9 A Uh-huh.
- 10 O There is a section that says a
- 11 question regarding rescheduling.
- 12 A Uh-huh.
- 0 And the first star says, "Had
- good first meeting with Tom Maheras," et
- 15 cetera, "re: CMB results."
- What are you referring to about
- 17 "good first meeting" there?
- 18 A The context of this e-mail chain
- is that I had set up these meetings, which
- started as a Tom, I want you and your folks
- to come and explain to me exactly what the
- 22 situation is with these securities. I
- understand your point of view on them, but I
- want to understand the detail of them very
- 25 carefully.

1	Interview - CHARLES PRINCE
2	That eventually migrated from a
3	one or two or three sets of meetings to
4	becoming almost a daily update on the
5	markets. But this was at the beginning of
6	the: I want to understand much more
7	carefully than your representation of what
8	is going on here.
9	And what I am doing here in this
10	bottom e-mail is telling Bob who was in
11	Korea for the first meeting apparently, that
12	we had a good first meeting and I would like
13	to schedule two more follow-ups before our
14	board meeting. And so Bob, what is your
15	schedule like? Druskin is in this place,
16	that place. I want to do it on Wednesday.
17	Can you make the second meeting we are
18	having with Tom and his people?
19	Q Just so I'm clear, what prompted
20	your desire to have a greater understanding
21	about this business and schedule these
22	meetings? What was the precipitating event
23	or events?
24	A I think I said earlier that in
25	the time frame of the September into

1	Interview - CHARLES PRINCE
2	October, I began to be more uncomfortable
3	with Tom's representations on these issues
4	and began to press him more on these and to
5	inquire into more and to say I want
6	understand this better. I want to be much
7	more detailed about this and so forth.
8	This would have been in the
9	context of him mentioning at that Business
10	Heads meeting I mentioned to you. And so
11	that was the context in which I shifted
12	focus from the private equity lending and
13	said okay, I want to really look at this
14	much more carefully. That is how these came
15	about.
16	Q Were these meetings held in the
17	library outside your office?
18	A The first couple of them were.
19	Then we had one or two that were downtown
20	where that business is located so that we
21	didn't we wanted to have a broader group
22	of people. So if Maheras wanted to bring
23	six or seven of his people, instead of
24	having them all traipse uptown, the three or
25	four of would go downtown. I wanted to see

1	Interview - CHARLES PRINCE
2	them in person, judge them in that way. And
3	then after a while we began to do them on
4	the telephone as we were more monitoring
5	market activities.
6	Q Do you recall Mr. Maheras at this
7	first meeting quantifying the exposure to
8	Citigroup associated with CDOs?
9	A You mean from a position?
10	Q Yes, sir.
11	A I don't remember. I don't know
12	whether he did or not is what I am saying.
13	Q The next e-mail up is a response
14	from Mr. Rubin to you dated also
15	September 9th, 2007.
16	And he says, "According to Lou,
17	Tom never did provide on on clear and direct
18	answer on the super seniors. If that is so,
19	and the meeting did not bring that to on on
20	head, isn't that deeply troubling not as to
21	what happened that is a different
22	question that is also troubling, but as to
23	providing full and clear information and
24	analysis now?"
25	What do you understand Mr. Rubin

1	Interview - CHARLES PRINCE
2	to have meant by those statements?
3	A He was reflecting, apparently, on
4	comments from Lou Kaden who was in the
5	meeting and who had worked with Bob Rubin
6	for many, many, many years.
7	Apparently, Kaden had talked to
8	Rubin after the first meeting that Rubin was
9	not in and had said to Rubin that I am
10	just, based on what Bob says here, Kaden
11	must have said that Maheras wasn't a hundred
12	percent forthcoming or something like that.
13	And Bob was reflecting that comment, Kaden's
14	comment to Rubin, back to me.
15	Q Did you share that belief that
16	Mr. Maheras was not forthcoming?
17	A Well, the top of the e-mail chain
18	is my response to Rubin, so that really is
19	how I reflected that, how I reacted to that
20	comment.
21	Q For the record you responded, "I
22	thought for first meeting it was good. We
23	weren't trying to get final answers, so I
24	didn't see Tom avoid any questions. Also,
25	want more back channel with Dave B and he

1	Interview - CHARLES PRINCE
2	was only on phone for Friday."
3	First of all I best, what do you
4	mean by we weren't trying to get final
5	answers, final answers for what?
6	A Well, for, you know, we were
7	examining what was going on with these
8	positions and so forth. We were examining
9	Tom's view of the positions, his judgments
10	on the positions. And my view was that at
11	that first meeting to do that, we had had a
12	good first meeting. Apparently Kaden
13	thought we didn't have a good first meeting.
14	But I thought for it wasn't a once and
15	only meeting. It was the start of a
16	process. And I thought for that first
17	meeting it was a good meeting and my back
18	channel reference to Dave B, which is David
19	Bushnell, was I wanted to have private
20	conversations with David, not in front of
21	people. But I wanted to say now David
22	without anybody else in the room, tell me
23	how you feel about this. That is what I
24	meant by back channel conversations with
25	David. And I had not had a chance to do

1	Interview - CHARLES PRINCE
2	that because he was obviously traveling.
3	Q Did you ultimately have these as
4	you described it back channel conversations
5	with David Bushnell?
6	A Yes.
7	Q And can you tell me what those
8	conversations entailed? What did you ask
9	and what did he say?
10	A Again, I testified briefly, but
11	I'll do it in more detail.
12	Throughout this period, it was a
13	continuum, it was an evolving process in
14	which the outside environment suggested that
15	the CDO market or the CDO securities, that
16	the water level would rise on these tranches
17	and that the lowest level would be hit and
18	then well maybe the next level might be hit.
19	And maybe then the next level might be hit.
20	And throughout that whole process, Tom in
21	mid September some time said well, we have
22	got some of these super seniors up here, but
23	they will be a hundred percent fine.
24	And as figuratively the water
25	level was rising, I began to be more

1	Interview - CHARLES PRINCE
2	concerned about that. And as I said earlier
3	in a figurative sense Tom Maheras and Randy
4	Barker were figuratively at one end of a
5	table and Gary Crittenden and Dave Bushnell
6	were figuratively at the other end of a
7	table with Maheras and Barker saying you are
8	never going to lose a penny. These are
9	structured in a way that no matter how high
10	the water level gets, it is not going touch
11	these super seniors.
12	And Gary and David were saying we
13	ought to be pretty cautious about this. I
14	don't know. I don't know about that. We
15	ought to think about that. That was the
16	context. And so my conversations with David
17	fit into that context. I would say well
18	David, Maheras says X; what do you think
19	about that? How do you think about this
20	index deteriorating from so forth to so
21	forth? And so but those are the context of
22	the discussions.
23	Q And what was Mr. Bushnell saying
24	to you in response to those back channel
25	conversations?

1	Interview - CHARLES PRINCE
2	A What I can't do, unfortunately,
3	is I can't disaggregate what happened in day
4	by day sense. This was a period of time of
5	no more than 30 days. Maybe less, maybe it
6	was three weeks. It was very intensive. It
7	was not the only issue that we were dealing
8	with for the company. And so I can't, I
9	didn't keep a diary, I don't have any way of
10	saying well this on date David said this and
11	then the next day he said that. And on that
12	date Maheras said this versus that, I can't,
13	I can't disaggregate any of that.
14	(Thereupon, the Power Point
15	deck Bates marked FCIC 99654 was
16	marked CR Exhibit 9 for
17	Identification, as of this date.)
18	Q Mr. Prince, I am showing you what
19	has been produced by Citigroup Bates Citi
20	FCIC 99654 and it appears to be a Power
21	Point deck CEO discussion on global credit
22	markets dated September 12, 2007. Do you
23	recall ever seeing this document?
24	A I have clearly seen it in
25	preparation. And I remember being surprised

1 Interview - CHARLES PRINCE 2 because of the cover which says CEO 3 discussion. Because I never made any kind 4 of presentation that even looked like this 5 and then I realized it was somebody 6 presenting to me. 7 I have a vague recollection of 8 the document, but I am very clear that 9 whether it was this document or something 10 like this document, this kind of information 11 would have been presented to me in about 12 that time frame. 13 Do you recall having a meeting on 14 or about Wednesday, September 12, 2007, in 15 the library outside your office with Mr. 16 Maheras and Mr. Barker and Mr. Bushnell and 17 others? 18 Α I am sure that happened and I am 19 sure that was one of the meetings that I 20 referred to in my previous answer. 21 I would like to draw your 22 attention, sir, to the page 99657. 23 Α Yes. 24 And it is entitled Global Credit

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Trading.

1 Interview - CHARLES PRINCE 2 What is meant by global credit 3 trading? 4 That would have been the Α 5 reference to that part of the business that 6 was involved, what we would call fixed 7 income. 8 Fixed income? 9 Α Yes. 10 There is a heading called what 11 Happened in July and August? 12 Α Yes. 13 And there is a bullet that says 14 "poor risk management and balance sheet 15 management." 16 What do you understand by that 17 statement, poor risk management and balance 18 sheet management? 19 What I think they meant by that Α 20 was -- because the subsequent sub bullet 21 says note that no limits were breached. 22 it is not -- it is a little bit of, in my 23 view, the senior people in the business 24 saying the junior people shouldn't have had 25 these positions.

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1	Interview - CHARLES PRINCE	
2	Q Who were the senior people you	
3	are referring to and who were the junior	
4	people?	
5	A Maheras and Barker were the	
6	senior people and you can see a couple lines	
7	below that, it says "invoked complete	
8	overall of trading management" and it	
9	mentions three names of people who are,	
10	quote, gone.	
11	Q Those names Higgins, Pichler and	
12	Choi, who are these people?	
13	A I have no idea.	
14	MS. BUERGEL: Just understand,	
15	Mr. Prince gave his understanding of	
16	what global trading credit was. That	
17	actually was a subset of the fixed	
18	income business run by Mr. Higgens and	
19	Mr. Pichler. It was a very specific	
20	trading desk known as global credit	
21	trading. So, this slide actually	
22	refers to that business which was not	
23	the CDO business and not the leveraged	
24	lending business, but a separate	
25	trading operation.	

1 Interview - CHARLES PRINCE 2 THE WITNESS: Uh-huh, okay, thank you. 4 MS. BUERGEL: It also, if you 5 look at the third quarter Q, took 6 significant losses in the third 7 quarter. BY MR. BONDI: 8 9 If you will flip the page to the 10 next page, sir. 11 Α Yes. 12 Titled This Page is Global 0 13 Structured Credit. 14 Α Uh-huh. 15 Global structured credit is the 0 16 CDO business within global structured 17 credit? 18 Α Well subject to my counsel's 19 better thinking, I think so. 20 The first bullet talks about the 0 21 CDO market experienced extremely high growth 22 rate over the last three years, about the 23 volumes increased 95 percent from 2005 to 24 2006. And then the next bullet I want to 25 draw your attention to, "Citi consistently

1	Interview - CHARLES PRINCE
2	ranked number one or two in the overall CDO
3	business."
4	Were you aware of Citi's
5	approximate rating as compared to its
6	competitors in the CDO business through your
7	tenure as CEO? Is that something that would
8	have been on your radar, that Citi was
9	ranked number one or number two?
10	A No. The CDO business was a
11	product deep inside our fixed income
12	business, and we would have measured our
13	fixed income business three or four ways
14	competitively. But we wouldn't have gone
15	down to that lower level in terms of product
16	activity in terms of what came to me or
17	senior management.
18	Q From 2003 up until September 2007,
19	would people in the business meeting have
20	said to you along the lines of: Our CDO
21	business is getting a lot bigger or we are
22	getting a lot better? Is that something
23	that would have come up at Business Heads
24	meeting with you?
25	A Too small.

1 Interview - CHARLES PRINCE 2 And the next, the next bullet 0 3 "Deal volume grew 50 percent from 4 2005 to 2006 with a 30 percent increase in 5 revenues." 6 Is that something you of that 7 known prior to September 12, 2007, that the 8 deal volume grew 50 percent from '05 to '06 9 with a 30 percent increase in revenues? 10 Too small. Α 11 You indicate that that business 12 was too small. 13 To be reported on it at that Α 14 senior level. 15 0 To be reported to you at a senior 16 level. 17 But it ultimately caused some significant losses to Citigroup. 18 19 Α Correct. 20 In retrospect, should the CDO 0 21 business and its operations have been 22 elevated up to your level prior to 23 September 2007? 24 Well, that is obviously a Α

fundamental question.

1	Interview - CHARLES PRINCE
2	I think that you would have to
3	ask it in a slightly broader way.
4	If someone had elevated to my
5	level that we were putting on a \$2 trillion
6	balance sheet, \$40 billion of triple A
7	rated, zero risk paper, that would not in
8	any way have excited my attention.
9	So, the simple question of should
10	I have been told about that business, if I
11	may, that question by itself doesn't lead
12	anywhere. What has to happen is that there
13	has to be a way for risk professionals going
14	forward to think about the possibility of
15	risk in ways which are useful. In other
16	words, it is not useful for it wouldn't
17	have been useful for someone to come to me
18	and say now, we have got \$2 trillion on the
19	balance sheet of assets. I want to point
20	out to you there is a one in a billion
21	chance that this \$40 billion could go south.
22	That would not have been useful information.
23	There is nothing I can do with that because
24	there is that level of chance on everything.
25	It turned out that the

1	Interview - CHARLES PRINCE
2	possibility of risk for these assets was not
3	understood. So, people would have had to
4	give me information not only about the
5	position, but about the risk characteristics
6	which information would have been useful to
7	me.
8	So I am sorry to give you a long
9	answer, but simply telling me that our
10	volume grew from X to Y wouldn't have really
11	told me anything. And in fact, the proof of
12	that is that as late as middle October, Tom
13	Maheras best fixed income guy on Wall
14	Street was telling me you are never going
15	to lose a penny on these instruments.
16	So, if somebody had come to me in
17	September and said now don't forget you
18	got it wouldn't have made any difference.
19	Q There is a section on that same
20	page, it says Lessons Learned. The second
21	bullet says, in quotes, "Market standard"
22	end quote, "Warehouse agreements were not
23	robust. Practical limitations in our
24	ability to enforce them." What does that
25	mean?

1	Interview - CHARLES PRINCE
2	A What I think that means and I
3	am not a hundred percent sure, so I am going
4	to give you my best thought on it.
5	What I think that means is that
6	the warehouse means that we as I have
7	understood subsequently, we get mortgages
8	and put them in sort of a holding pen, a
9	warehouse as it were. And then from that
10	warehouse of mortgages, create structured
11	products. And that the market standard
12	warehouse agreements in hindsight were not
13	as creditor lender bank friendly as they
14	should have been.
15	So the ability to say to an
16	originator, we are going to give you back
17	the mortgages; we are not going to keep them
18	in our warehouse; we are not going to sell
19	them out to the market; we are going to put
20	them back to you, those agreements were not
21	as, quote, robust, didn't have lender
22	friendly enough standards.
23	And practical limitations on our
24	ability to enforce them, which I think
25	refers to the fact that if the originator

1	Interview - CHARLES PRINCE
2	goes bankrupt, then you don't have anybody
3	to put them back even if your agreements say
4	if they don't meet these standards, I can
5	give them back. I think that is what that
6	sentence means.
7	Q The next bullet says,
8	"Implemented significant changes to risk
9	management in January; i.e., Donald Quinton
10	in CDO business and Mickey Batia in ABS
11	correlation, " end of paren. Dash, "However,
12	not completely built out by time of market
13	disruption."
14	What do you understand to be
15	meant by that bullet?
16	A I don't know who the people are.
17	I think this falls under the heading of the
18	more senior people, Maheras and Barker,
19	saying we have changed the people. But them
20	saying as they did on the previous page.
21	But them saying here: We were caught in
22	between making the change, I didn't and
23	still don't put much stock in that sentence
24	having much relationship to anything.
25	Q Next bullet, "Business model not

1	Interview - CHARLES PRINCE
2	well diversified, dash too much reliance
3	on one asset class. One of the primary
4	initiatives for 2007 was to increase mix of
5	asset classes-consummated in time."
6	What do you understand, sir, to
7	be meant by that bullet point?
8	A I don't know what that means. I
9	mean I can read the words, but I don't
10	understand it in this context.
11	Q And two pages later, Bates
12	numbered 99660, titled Lessons Learned/
13	Opportunities Under Global Structured
14	Credit, talks about, there is a bullet that
15	says, "Redeployment of resources. Time
16	frame within six weeks."
17	What was being done there or what
18	was being contemplated there?
19	A I don't remember. I remember
20	actually in this meeting them saying we are
21	going to do something in the next weeks. I
22	frankly can't remember what it was and of
23	course in hindsight whatever it was it
24	didn't make much difference. But I don't
25	remember what it was. I am sure the people

- 1 Interview CHARLES PRINCE
- who put it together can tell you, but I
- 3 don't.
- 4 Q And last question on this one, it
- 5 says, "Redefine constraints and structures
- 6 with risk management."
- 7 What do you understand by that
- 8 bullet?
- 9 A I think it relates to the first
- bullet, which says, "Focused on resizing
- 11 given revenue opportunities."
- 12 What they were saying here was
- that the structured business is going to be
- 14 significantly smaller. They thought it was
- 15 going to be still meaningful but much
- smaller than it had been. Turned out, of
- course, there isn't any structured business.
- 18 And I think what they said was that given
- this smaller size, we are going to resize
- this, meaning we are going to get rid of
- 21 people and make it a smaller business and so
- forth. And I think that in that context
- they were saying: And risk limits will
- shrink correspondingly with a smaller size
- of the business.

1 Interview - CHARLES PRINCE 2 Okay. If I may do one more 0 document before we take a break for lunch. 4 (Thereupon, the e-mail chain 5 Bates Citi FCIC E 31582 was marked CR 6 Exhibit 10 for Identification, as of 7 this date.) 8 BY MR. BONDI: 9 Mr. Prince, I showing you what 10 has been produced by Citigroup and it is 11 Bates Citi FCIC E 31582. 12 Uh-huh. Α 13 It is an e-mail chain. 14 bottom e-mail says "from CEO's office corp." 15 Uh-huh. Α 16 To, it appears to be Mr. 17 Crittenden and cc yourself dated September 26, 2007. 18 19 Α Right. 20 First, what does this CEO's 0 21 office corp. mean? Is that an e-mail that 22 you would have sent out? 23 Took me a while to figure this Α 24 out myself. Here are the, here's the

Rosetta Stone to figure this out.

1	Interview - CHARLES PRINCE
2	In the line you just referred to,
3	in the bracket, at the end of it it says
4	"Corporate HQ UTC dot-com." See that?
5	Q Yes?
6	A The very long bottom of it says
7	"see you then, George." Do you see that.
8	Q Yes.
9	A This is George David, a board
10	member, who was the CEO or chairman of the
11	UTC Corporation at the time. So he had sent
12	something to Gary Crittenden and copying me
13	either in anticipation of a board meeting or
14	after a board heating. But it took me a
15	little while to figure this out.
16	Q Do you understand this e-mail
17	seems to be focused on CDOs?
18	A Let me read it again. I am
19	sorry.
20	Well, as I read it, it seems to
21	me he is talking about most of the things
22	that are in the corporate investment bank.
23	So he talks about the warehouse, he talks
24	about CDOs, he talks about leveraged lending
25	commitments, and he talks about trading

1	Interview - CHARLES PRINCE
2	inventories of fixed income securities. So
3	CDO is part of what he is talking about, but
4	not all of what he is talking about.
5	Q I want to direct your attention
6	to a statement that he makes in the bottom
7	of the first paragraph there. It says, "The
8	rate spikes of the last three to four months
9	(and associated liquidity), were the three
10	or four Six Sigma event. So the question is
11	whether-how our models missed this.
12	Alternatively, are our models too specific
13	to individual businesses and/or exposures
14	such that they don't encompass the big/rare
15	event affecting the big/combined warehouse
16	as outlined here."
17	A Uh-huh.
18	Q What do you understand to be Mr.
19	David meaning by these three sentences?
20	A George ran UTC, and United
21	Technologies Corporation is a business, as
22	are many manufacturing businesses, built on
23	the concept of Six Sigma. While I don't
24	understand it completely, my understanding
25	is that Six Sigma relates to a manufacturing

1	Interview - CHARLES PRINCE
2	process in which you try to minimize defects
3	in the manufacturing process to a very, very
4	small degree.
5	George always thought that it was
6	a useful thing to try to apply the notion of
7	how you manage screwing cars together to the
8	banking business. And so he would say:
9	Your lending doesn't meet a Six Sigma level
10	of activity. I never could quite figure
11	that out, honestly. And so as I read these
12	two sentences, he seemed to be saying that
13	there was a three or four Six Sigma event,
14	whatever that is, and the question is how
15	our models missed this, et cetera, et
16	cetera.
17	And I think he was expressing in
18	language that would be consistent with a
19	manufacturing business the same, in some
20	ways the same concept I mentioned just a
21	moment ago that risk has to think about how
22	to provide risk judgments on what he would
23	call a three or four Sigma event; in other
24	words, a very unusual kind of event. So
25	that is what I understand him to be saying.

1	Interview - CHARLES PRINCE
2	Q As you sit here today, you don't
3	know what that three or four Six Sigma event
4	means?
5	A Six Sigma refers to frequency.
6	Six Sigma is supposed to be the ultimate,
7	you know, one in a million or one in a
8	billion or something. And three or four
9	must be getting close to that level.
10	It is a bad analogy. I analogize
11	it to the Richter scale. A ten on the
12	Richter scale was the biggest earthquake
13	ever. This may be a three or four, meaning
14	it is a larger rather than a smaller one.
15	But I don't really understand Six Sigma. I
16	am sorry.
17	Q In the sentence he says,
18	"Alternatively, are our models too specific
19	to individual businesses and/or exposures
20	such that they don't encompass the big/rare
21	event affecting the big/combined warehouse
22	as outlined here. What did you understand
23	by that sentence?
24	A What I think he meant by that
25	and again I'm guessing a little bit. But

1	Interview - CHARLES PRINCE
2	what I think he meant by that was do our
3	risk models measure businesses at a small
4	individual level without aggregating.
5	So you could have a situation,
6	for example, where we had real estate
7	exposure in four or five parts of our
8	business and because we measured each of
9	those risks individually, each of the risks
10	would seem smaller. But if you step back a
11	little bit and you say well, wait a minute,
12	you actually got real estate risk in four or
13	five pockets, when you put the four or five
14	pockets together in an aggregate base, it is
15	a much bugger number.
16	That is not what happened here.
17	We didn't have significant damage from four
18	or five parts of the business individually
19	which were small but when you aggregated
20	them they were big, that didn't happen here.
21	What happened was a very small
22	part of the business that had enormous
23	consequences. So his question, which is a
24	perfectly appropriate question, was are
25	your, are your risk models, do they

- 1 Interview CHARLES PRINCE
- 2 aggregate disparate risks across the
- 3 company -- perfectly appropriate question --
- 4 was not pertinent to what actually turned
- out to be the case here.
- 6 O The e-mail above that from a
- 7 woman named Karen Lowely (phonetic) to you.
- 8 And she says, "I gave this to GC would said
- 9 it was a DB issue. Dave called to say he is
- available to fill you in on this once you
- 11 return." I assume DB is David Bushnell.
- 12 A Yes.
- 13 O And the Dave referred to here is
- 14 David Bushnell?
- 15 A Yes.
- 16 O GC is that Michael Helfer?
- 17 A Gary Crittenden. Karen Lowely
- was my assistant, so she saw this come in,
- 19 saw my e-mail. I was tied up obviously,
- apparently. And she said to me by e-mail:
- I gave this to Gary Crittenden, and Gary
- 22 said it was Bushnell's issue and Bushnell
- called to say he can talk to me when I went
- I want. And my e-mail back was tell him to
- be prepared to join the 4:30 meeting. We

1 Interview - CHARLES PRINCE 2 must have had a meeting with George David. 3 You indicate for your assistant 0 4 to tell him to be prepared, he meaning David 5 Bushnell, to be prepared to respond. 6 Right. Α 7 Did Mr. Bushnell respond to 0 8 George David's concerns about the three or 9 Six Sigma event not being caught by the 10 models? 11 Α I can only assume so in the 4:30 12 meeting orally. I don't remember being -- I 13 don't remember this. I mean you showed it 14 to me, but don't have an independent 15 recollection of it. I don't remember any 16 back and forth. 17 Do you recall anything about what Mr. Bushnell might have said at this 4:30 18 19 meeting concerning the models? 20 Α No. 21 Before we go off record, I 22 understand there might be a scheduling 23 issue. Do you have a hard stop today, sir? 24 Well, I guess I would just like Α 25 to understand how long we are going to go or

		107
1	Interview - CHARLES PRINCE	
2	what your thoughts are about that. I have	
3	some things scheduled in sort of the late	
4	afternoon time frame.	
5	MR. BONDI: I think hopefully	
6	we will be finished by four, if that	
7	is sufficient by your schedule.	
8	THE WITNESS: That would be a	
9	little late, but I will certainly	
10	accommodate that. I will make some	
11	changes during the break.	
12	MR. BONDI: I will try my best	
13	to finish earlier.	
14	THE WITNESS: Of course. And I	
15	will try to give you yes or no	
16	answers. How is that?	
17	MR. BONDI: No, I want you to	
18	give full and complete answers. We	
19	are a fact finding commission here, so	
20	full and complete answers, please.	
21	Why don't we take a brief lunch break?	
22	(Lunch recess.)	
23	BY MR. BONDI:	
24	Q Mr. Prince, you described how Mr.	
25	Maheras and Mr. Barker expressed that they	

1	Interview - CHARLES PRINCE
2	didn't believe that there was any prospect
3	of loss in the CDOs in September of 2007.
4	A The super senior.
5	Q Super senior CDOs, excuse me.
6	What was Mr. Crittenden's view of
7	that in September 2007?
8	A I already said, I think he was
9	cautious about that. I described a couple
10	times the figurative notion that Randy and
11	Tom were at one end of a figurative table.
12	It was actually a round table. But
13	figuratively, and that David and Gary were
14	figuratively at the other end of the table
15	expressing caution about them.
16	Q You described in detail earlier
17	about when you first learned and had an
18	understanding of the CDOs and the positions
19	associated with those CDOs.
20	But my question is: Who should
21	have in your mind prior to the events that
22	we have been discussing in the fall of 2007,
23	who prior to those events do you believe
24	should have had an understanding of the
25	positions that were being taken with respect

1	Interview - CHARLES PRINCE
2	to super senior tranches on CDOs?
3	A I believe that people at various
4	levels of the management chain were aware of
5	this, that is to say I don't believe that
6	there was at certain levels of the
7	organization any surprise that we had these
8	positions. Whether it was the person on the
9	desk itself or his or her manager, and those
10	people led up in a management chain
11	eventually to Randy Barker.
12	I don't know whether this product
13	was a significant enough product before the
14	September, October time frame, was seen to
15	be significant a product that it would have
16	gotten to Randy's attention. I don't know
17	the answer to that.
18	My guess is it would not having
19	been significant enough to be on Maheras's
20	radar screen. I am not sure whether it
21	would have been for Barker. But below that
22	one, two, three layers below that, I am sure
23	that it was at the right level.
24	The question that you are asking
25	I think really is in hindsight, given what

1	Interview - CHARLES PRINCE
2	has happened to this, even though it was a
3	very small position in an absolute sense, in
4	a relative sense, what should have been
5	known about this, who should have known
6	about this, and I think that if there had
7	been any inkling, any suggestion that \$40
8	billion of assets could go to zero, that we
9	wouldn't have had those positions.
10	And so the risk infrastructure,
11	even though in hindsight we had these
12	horrible problems, the risk infrastructure
13	was quite robust. Hundreds and hundreds and
14	hundreds of risk officers, very detailed
15	risk limits. We had a number of regulators
16	embedded into the organization. It was a
17	pretty transparent place as it related to
18	taking on risk.
19	In hindsight, the problem was
20	that no one thought that these were risky.
21	So, if I may, your question of who should
22	have known about these, as I said earlier in
23	my case, simply knowing about them wouldn't
24	have done anything. One would have had to
25	know about them and to have thought about

1	Interview - CHARLES PRINCE
2	them in a way that no one was thinking about
3	them.
4	On a going forward basis, how
5	that is accomplished, not only the knowledge
6	but the character of the knowledge, I don't
7	know the answer to that. The risk people,
8	the risk professionals, have to look at the
9	likelihood in different ways.
10	Risk is composed of the
11	likelihood of something happening and the
12	consequences of something happening. Here
13	the likelihood was quite small, but the
14	consequences were devastating. So the
15	question is how do you put that together?
16	And it is really not just who should have
17	known, but who should have known what about
18	it, not just factually, but in a judgmental
19	way. Who should have had a different risk
20	judgment about these assets. That is I
21	think if I may, that is a more complex way
22	of asking the same question.
23	Q We talked earlier about some
24	e-mails between you and Mr. Rubin talking
25	about setting up meetings, one that occurred

1	Interview - CHARLES PRINCE
2	before it he got back from Korea and then
3	several as you describe after he returned
4	from Korea.
5	Do you recall what the focus of
6	these meetings that you testified to
7	earlier? Were they solely on CDOs, or were
8	they CDOs and leveraged lending and other
9	matters?
10	A My best recollection is that they
11	were primarily CDOs and at some point we
12	hooked in the folks from the U.S. consumer
13	mortgage business to give their point of
14	view on the market situation as it related
15	to real estate. And this was in the context
16	when we had the meetings, we didn't talk
17	about, quote, CDOs. We talked about the
18	real estate market. And the impact on the
19	real estate market would than translate into
20	the CDOs. So I want to make sure I am clear
21	about this.
22	We didn't get in a meeting and
23	say okay, what about the CDOs? We didn't do
24	that. We would get in the meetings and we
25	would say we have got these securities

1	Interview - CHARLES PRINCE
2	positions, they are supposed to be gold
3	plated, but the real estate market is
4	deteriorating. What are you seeing in the
5	market about this? Who is buying this?
6	Somebody is willing to pay X cents on the
7	dollar for that. There was a trade. How do
8	see that? Is that going to be a getting
9	better situation or getting worse situation?
10	I was trying to judge where the market was
11	moving in that sense.
12	And so we would get input from
13	the trading desks, we would get input in,
14	towards the end I remember we would get
15	input from our real estate people in the
16	consumer business, certainly from the risk
17	people. And I think that as part of that,
18	as part of market color, we would also some
19	times get trading activity on the leveraged
20	lending book. So, somebody might say well,
21	somebody just bought a piece of this private
22	equity deal for 90 cents on the dollar. So
23	that would be part of our mix of market
24	color. But a primary focus would have been
25	on the real estate market which would then

1	Interview - CHARLES PRINCE
2	have translated into the CDO valuations.
3	Q Mr. Prince, I am showing you what
4	was produced by Citigroup and has been
5	marked Citi 1611657. It appears to be a
6	Power Point deck entitled Global Structured
7	Credit Products, The Way Forward, September
8	2007, Michael Raynes.
9	(Thereupon, the document marked
10	Citi 1611657 entitled Global
11	Structured Credit Products, The Way
12	Forward, September 2007, Michael
13	Raynes was marked CR Exhibit 11 for
14	Identification, as of this date.)
15	BY MR. BONDI:
16	Q Do you recognize this document?
17	A I do.
18	Q How do you recognize this
19	document?
20	A I remember at one point we were
21	having these meetings that described. I
22	said I want to meet the fellow that is doing
23	this. I want to meet as it turned out
24	Michael Raynes. And I remember Maheras and
25	Barker said: What do you need to meet him

- 1 Interview CHARLES PRINCE
- for? I said with all that is going on, I
- actually want to be able to see the guy. I
- 4 don't want to get it indirectly, I don't
- 5 want to get it filtered. I want to look at
- 6 this person, I wanted him to talk to me
- directly about what is going on. So, they
- got Raynes to come over and people put this
- 9 thing together and he came up and sat in the
- 10 library with our group and made this little
- 11 presentation.
- 0 Was this the first time you had
- met Michael Raynes?
- 14 A Yes, first and only time. First
- and only time.
- 16 Q Who was Michael Raynes?
- 17 A He was this guy. I am sorry to
- 18 put it this way. He was the guy who ran
- this. I didn't know who he was other than
- that. I learned since we hired him from
- Deutsche Bank. All I knew was he was this
- 22 guy.
- Q What was your impression after
- the meeting that they had with Mr. Raynes of
- 25 Mr. Raynes?

1	Interview - CHARLES PRINCE
2	A I think that Raynes was scared to
3	death in the meeting. And I have a dim
4	recollection that Barker told me afterwards,
5	after the meeting, that Raynes expected me
6	to fire him in the meeting. And so I think
7	that my judgment of him in the meeting was
8	probably not an objective or an accurate
9	one. That is to say he was under a lot of
10	pressure, he was under a lot of stress
11	because of the context of the meeting.
12	He seemed to know the business.
13	He seemed to have a much more optimistic
14	view of the long term nature of the
15	business, much more reflective of we are
16	going through a dip, quite a large dip.
17	But, but you know, don't give up
18	precipitously kind of approach to it. That
19	is about all I remember.
20	Q Did you ultimately fire Michael
21	Raynes?
22	A No. The only person I acted on
23	was Randy Barker.
24	Q Did you ask anyone else to fire
25	anyone associated with the CDO business?

1 Interview - CHARLES PRINCE 2 No, I think I have answered that Α 3 question. The only person I ever acted on 4 in this context was Randy Barker. Just wanted to make clear that 6 you hadn't asked someone else to fire 7 someone else. 8 Α No. 9 Mr. Prince, I would ask you to 10 turn to the page that is four, five pages 11 into the deck, Citi 1611661, the topic says 12 Development and Structured Credit at Citi. 13 Α Yes. Okay. 14 The first bullet says, "Prior to 0 15 June 2006, structured credit products was 16 managed in silos." What does that mean? 17 What that means -- and there are three sub bullets below that -- is that like 18 19 any business, the capital markets and 20 banking business is organized into operating 21 units. And apparently structured credit 22 products activities happened in several of 23 these business units. That is what those 24 words mean to me. By the way, all of these

units that he mentions are within fixed

1	Interview - CHARLES PRINCE
2	income.
3	Q Do you know if the various silos
4	under structured credit products, cash
5	versus synthetic, New York versus London,
6	capital markets versus trading, do you know
7	if they utilized the same valuation
8	methodologies for super senior tranches of
9	CDOs?
10	A I don't. But I would be amazed
11	if they didn't because we had a risk
12	function which was separate from the
13	businesses.
14	Q If you would flip two pages later
15	to 665?
16	A "Analysis of what went wrong."
17	Q Yes. The analysis of what went
18	wrong and proposed strategic changes."
19	First point. Significant
20	dependence on distribution as proxy hedge to
21	warehoused assets."
22	What do you understand that to
23	mean?
24	A What that means is that the
25	belief that Citi would be able to distribute

1	Interview - CHARLES PRINCE
2	the products out of the warehouse was the
3	significant dependence on part of this and
4	was used in his view as a proxy hedge,
5	meaning that the assets in the warehouse
6	weren't otherwise hedged. And that I think
7	in one of the Barker presentations that we
8	looked at earlier, there was some reference
9	to Citi's historical strength in
10	distribution wasn't sufficient for something
11	or other, and I think that is the same
12	point.
13	Q What was your reaction to hearing
14	that point about the significant dependence
15	on distribution as a proxy hedge to
16	warehoused assets?
17	A I don't remember any particular
18	reaction to this single point on this single
19	page of the presentation.
20	Q Did you agree with looking at
21	this page 665 of what went wrong on these
22	bullets? Did you agree with any of the
23	analysis as to what went wrong when it was
24	presented to you?
25	A Well, I don't have any way of

1	Interview - CHARLES PRINCE
2	really answering that and the reason for
3	that is this: In this presentation for this
4	discussion by Raynes, he wasn't saying
5	anything different than Maheras or Barker
6	had been saying. And my, my view of this
7	meeting was I simply wanted to hear it from
8	the horse's mouth, if you understand what I
9	mean. I wanted to make sure that he was
10	saying this and that he actually believed
11	it. But I don't think and I haven't
12	reviewed this carefully obviously; you just
13	handed it to me, but I don't think there is
14	anything in here which is different than
15	what Maheras and Barker was saying.
16	So, it is not as if I was getting
17	new information. The only new information I
18	was getting was that the guy running the
19	desk believed this to be the case.
20	Q The bullet that says, "Unprepared
21	for draconian meltdown scenario with respect
22	to largest collateral asset. Risk limits
23	too high."
24	What do you understand by the
25	largest collateral asset? Is that the

1	Interview - CHARLES PRINCE
2	subprime mortgages?
3	A Yes, I think he said that on an
4	earlier page actually. As I was turning to
5	get to this page, he said, I think he said
6	something to that effect on page 658, the
7	first page in the deck. "CDO market has
8	come under significant assault this year
9	prompted by an unprecedented fall in value
10	of its largest asset class subprime
11	mortgages."
12	Q Is reference to risk limits too
13	high, was that the risk limits on the
14	positions that could be accumulated on the
15	books of Citi?
16	A I think that what it is referring
17	to is if you look across to the right side
18	of the page opposite that bullet, the
19	change, the left side is what went wrong.
20	The right side is what they would propose to
21	do about it.
22	The change opposite that first
23	bullet that you referred to is change in
24	traditional CDO business model with respect
25	to warehousing and counter party risk. I

1	Interview - CHARLES PRINCE
2	think this is the same point that we looked
3	at a few minutes ago on this different
4	document or a different document that talked
5	about our market standard warehouse
6	agreements weren't robust enough and our
7	ability to put the loans I think that is
8	what this is really referring to, that on a
9	going forward basis, we would propose that
10	our warehouse be much more not at our risk
11	through the way that the agreements were
12	structured and through monitoring the
13	counter parties so that we would have the
14	ability to put the loans back to somebody
15	else. We wouldn't be stuck holding the bag
16	as it were. And that the people we would
17	put them back to would have to be of
18	substance. I think that is what that means.
19	So, on the left risk limits too
20	high, I think what he is referring to is
21	that the way the warehouse agreements were
22	structured and the nature of the counter
23	parties didn't have us, give us the ability
24	to put things back to people.
25	Q The next bullet, "Utilized

1	Interview - CHARLES PRINCE
2	balance sheet specifically on super senior
3	without a defined hedging strategy but
4	within risk limits." Is that consistent
5	with what Mr. Maheras was telling you
6	earlier?
7	A I am not sure that Tom ever used
8	those words. But I think it relates to the
9	first bullet on the page, meaning that our
10	hedge or our protection against the exposure
11	wasn't a financial hedge with a counter
12	party and so forth. But our hedge
13	effectively was our ability, our historical
14	demonstrated strong, et cetera, et cetera,
15	ability to distribute.
16	And that I think what he is
17	saying here is that because we had such a
18	long history of being able to distribute the
19	products out of the warehouse, that we
20	didn't need, we thought we didn't need, to
21	put a financial hedge on them while they
22	were in the warehouse and that that was a
23	problem. I think that is what he is saying
24	here.
25	Q Did you have a view whether or

1 Interview - CHARLES PRINCE 2 not a financial hedge would have been 3 appropriate prior to this time period? 4 Do I have that view thousand or Α 5 did I have a view then? I don't understand 6 the question. 7 0 I will clarify that. 8 When Mr. Raynes was presenting 9 this to you --10 Α Right. 11 -- did you have a view that 0 12 there should have been a hedging strategy in 13 place in the past prior to this point where 14 he is recommending a hedging strategy? 15 I understand the question now, Α 16 thank you. 17 At the time of this presentation, 18 which as I recall was in either late 19 September or early October, he was basically 20 talking about what went wrong and how we are 21 going to do it better going forward. 22 At that point in time, it was 23 already -- I will put it -- becoming clear 24 that we were going to have at what we 25 thought at the time were modest losses in

- 1 Interview CHARLES PRINCE
- this book. I think at the time -- well, I
- 3 think even in mid September we were talking
- 4 in the hundreds of millions of dollars. So
- 5 at this time it was somewhere between
- 6 Maheras' zero and a little bit more than
- 7 that. But we thought we were going to have
- 8 some modest losses in that area or worried
- 9 about it.
- 10 And so at that point in time, of
- 11 course I would have preferred to have had
- somebody else with that risk. And of course
- I would have preferred to have had somebody
- else have hedging exposure to us on what was
- in our warehouse.
- But, the context here wasn't:
- Why didn't you have it before, what did you
- think about, why didn't you do it before?
- 19 The context here was: I know we didn't have
- it. The reason we didn't have it was
- because we thought we could distribute
- everything. Historically we have been able
- to distribute everything. But going
- forward, we are definitely going to have
- hedges in place. That was the context of

- 1 Interview CHARLES PRINCE
- 2 the presentation.
- 3 Q How successful, do you know how
- 4 successful Citigroup was in selling super
- 5 senior positions?
- 6 A I don't know the answer. I don't
- 7 whether our folks tried to sell a lot,
- 8 didn't sell a lot, held them because they
- 9 were thought to be so safe, I don't know the
- 10 answer to that.
- 11 Q Flip to two pages later, 667,
- title of that page: Where Will The Alpha
- Opportunities Be In The Next Six to
- 14 Twelve Months? The last bullet,
- 15 "Reemergence of better structured CDO
- opportunties-finding higher fee potential
- 17 given dislocation and potential competitor
- 18 shifts."
- 19 A Uh-huh.
- Q What do you understand Mr. Raynes
- 21 to have meant by that?
- 22 A Well, this was his: We are in a
- dip in the road. And the business will
- immerge in a better way, there will still be
- structured CD opportunities, we will be able

- 1 Interview CHARLES PRINCE
- 2 to charge for more it because a number of
- our competitors won't be still in the
- 4 business.
- 5 Q And did you form an opinion about
- 6 whether this was a potential in the future
- 7 for Citigroup based on what Mr. Raynes was
- 8 telling you?
- 9 A I guess I thought at the time
- that it was a very optimistic view, that he
- 11 was selling his view.
- 12 If we were in the mode of saying
- we don't think this business is coming back
- we are going to shut this business down, he
- would have been out of a job. So, just in a
- 16 practical sense people don't usually kick
- themselves out of a job. So I took this to
- be his selling point that look, I know we
- are going through a rough patch now, but it
- is not going to be that bad and on the back
- 21 end of this, it is going to be a much better
- 22 business for us.
- Q Did you feel as a whole, Mr.
- Prince, that the business persons such as
- Mr. Maheras and Mr. Barker and Mr. Raynes

- 1 Interview CHARLES PRINCE
- were painting an overly rosy picture for you
- 3 of the CDO business?
- 4 A Well, it turned out to be overly
- 5 rosy. At the time, I didn't think of it
- 6 using those words. I obviously didn't
- 7 accept what they were saying or I wouldn't
- 8 have gone through the process I went
- 9 through. But I didn't think of it as being
- overly rosy. I thought of it as being much
- more of defensive role. People, when they
- do something, they are usually pretty
- defensive about it. It is very hard for
- somebody to say I did X and then to turn
- around and say that wasn't a very good thing
- to do. It is a very hard thing for people
- to do. And it is why I mentioned earlier,
- if you have a loan that goes bad you always
- 19 put somebody else in charge of the work out.
- 20 And I really thought at the time that they
- were underestimating the complications or
- the difficulties. But I didn't think it was
- in an overly rosy sense that they were, you
- know, consciously painting it to be better.
- 25 I think that they were just sort of dragging

- 1 Interview CHARLES PRINCE
- their feet if you understand the distinction
- I am drawing, and that is how I thought they
- 4 were thinking about it.
- 5 Raynes I thought was selling.
- 6 The other guys I think were thinking, you
- 7 know, we have been through a lot of market
- dislocations, I don't want our bosses who
- 9 are not in the business, haven't been in the
- fixed income business for 25 years, I don't
- want them to lose confidence or to lose
- 12 resolve over a market dislocation. We have
- been through lot of these. It is not -- I
- 14 know it looks bad now. We always come out
- of it. It is always going to be -- it was
- 16 that kind of a context.
- 17 O And what was your view in
- 18 September and October's time frame of Mr.
- 19 Bushnell's performance as a chief risk
- 20 officer?
- 21 A I think -- I told you earlier
- that I was told many times that David was
- the best risk officer on the street. I
- believed that then. And I still think very
- 25 highly of David's skills. I think that

1	Interview - CHARLES PRINCE
2	David has to, has to reflect on what could
3	have been done differently, what must have
4	been done differently because I don't think
5	it is satisfactory to simply say well, these
6	things happen. But at the time I wouldn't
7	have traded David for anybody else. So that
8	is the only way I can answer the question.
9	Q And, Mr. Prince, as a former CEO,
10	do you reflect on how things could have been
11	done differently to have avoided or
12	minimized the losses that Citi experienced?
13	A As CEO?
14	Q Yes, sir.
15	A Well, I have obviously thought
16	about that a lot. The context I bring to
17	that analysis is this: We had a \$2 trillion
18	balance sheet for the company as a whole.
19	We were involved in lot of different
20	businesses in lot of different geographies
21	around the world. We ended up in a
22	situation where a very, very small relative
23	dollar value of assets caused great harm to
24	the company. What could I have done
25	realistically to have changed that? And I

1	Interview - CHARLES PRINCE
2	have turned that over in my mind over and
3	over and over again, as you might expect.
4	I have said earlier that simply
5	having the information that was known at the
6	time, I am not sure would have made much
7	difference. If David Bushnell would come to
8	me in June or July or a year earlier, the
9	end of '06, and said I want you to
10	understand that we are increasing our
11	activity in this particular area or had said
12	we are retaining these super seniors and had
13	described to me what that meant and what the
14	quality of the assets were and so forth as
15	believed by the rating agencies, as believed
16	by him as a risk professional, I think he
17	would have pointed to the reported comment
18	of Alan Greenspan that super seniors were as
19	safe as U.S. treasuries. I think he would
20	have pointed to Bernanke's comment that he
21	did not see a large real estate crisis
22	coming. I saw something from our chief
23	economist, Lou Alexander, contemporaneous
24	which said he not think we were going to
25	have a serious recession. So I am not sure

1	Interview - CHARLES PRINCE
2	what I would have done with that
3	information.
4	If I had gone to Tom Maheras'
5	office in the spring of 2007, the spring,
6	after HSBC had their problems in the early
7	part of the year with associates, and I had
8	said Tom, I am nervous about these super
9	seniors. Let's say I had that information.
10	And I said I want you to sell these triple A
11	rated securities. And he would have said
12	well, why? And I would say because I am
13	nervous that in the long run, we are going
14	to see a real estate crisis like we have
15	never seen since the depression. And I
16	think that despite all the smart people who
17	have done all the structuring, that the
18	flood waters will actually get all the way
19	up to that super senior level, I think I
20	would have sounded like a lunatic. No one
21	thought that would be the case in the
22	industry.
23	Now, there are some hedge funds
24	and so forth who bet against the real estate
25	business, and I have seen that. But our

1	Interview - CHARLES PRINCE
2	regulators from multiple regulatory agencies
3	were fully embedded in our business. The
4	rating agencies had this stuff rated higher
5	than triple A. For someone not with a fixed
6	income background to have gone and made that
7	kind of direction to the largest fixed
8	income business on the street, I think I
9	don't excuse myself by saying that really
10	wasn't a realistic situation.
11	So then I think well maybe, maybe
12	it is because you weren't schooled in the
13	business, maybe because you didn't come up
14	through fixed income or maybe because we had
15	a big business and you were worried about
16	the consumer business or the acquisition in
17	Latin America that you were working on or
18	something like that. But I see whether it
19	is Merrill Lynch or Bear Stearns, Lehman
20	Brothers, firms that were much smaller, much
21	more focused, led by people who were long
22	time traders, market participants, missed
23	the same issue.
24	So, I think to myself well, if I
25	were Tom Maheras, would I have made a

1 Interview - CHARLES PRINCE 2 different call, if I had that kind of a 3 I don't think he would have. background? 4 So that leads me to, well, what could you 5 have done? I know what I did do, which is 6 that when the losses went from the hundred 7 or 200 or 300 that people with talking about 8 to 8 billion on a day, that I immediately 9 resigned. I don't know what else I could 10 have done. I am not satisfied with that 11 answer. But I don't know sitting here today 12 what I could have done differently. 13 If I had had information of a 14 different character about the assets, I 15 clearly would have acted on that. I turned 16 down the Ameriquest deal, I turned down a 17 number of deals where our consumer people 18 wanted to buy lower quality assets. 19 directed our consumer finance people not to 20 originate these loans. I think if I had 21 had, if I had had the right information I 22 would have acted. 23 Why did you resign? 0 24 Well, this was quite a 25 significant event, quite a negative event,

1 Interview - CHARLES PRINCE 2 and it happened on my watch. How could you 3 not resign? 4 Did someone ask you to resign? 0 5 Just the opposite. When I told --Α 6 it was in the paper, I am sure you read the 7 When I drove home and Gary called me story. 8 and told me it wasn't going to be two or 300 9 million but it was going to be 8 billion --10 I will never for get that call -- I 11 continued driving, and I got home, I walked 12 in the door, I told my wife, I said here's 13 what I just heard and if this turns out to 14 be true, I am resigning. 15 And I called Rubin that afternoon 16 or the next morning, I can't remember, and I 17 told him, and he said you can't do that. 18 You can't, et cetera, et cetera. And it 19 turned out to be true on Monday. 20 And so I called our senior, our 21 lead director Alain Belda, and I handed him 22 my resignation letter. I would say for that 23 Monday, Tuesday into Wednesday of that week, 24 they, several board members argued with me

not to resign. And I told them, I said

25

- 1 Interview - CHARLES PRINCE 2 look, this is going to be a big problem. 3 Now, at the time we didn't realize that 4 other people had very similar problems. Ι 5 said this is going to be a big problem. And 6 I am willing to continue to fight this 7 fiaht. But my advice to you, if I were your 8 lawyer, my advice to you is to accept my 9 resignation. I said you are going to need a 10 new person to lead us out of this difficult 11 situation. You are going to need a new 12 person who will start with a reservoir of 13 credibility which where mine will be 14 exhausted by this and so I will continue to 15 serve if that is your decision, but my
- they had decided to accept my resignation. 19 When do you recall first 0 20 discussing super senior positions on CDOs 21 with the board of directors?

advise to you is to accept my resignation.

And by about Wednesday afternoon, Thursday,

16

17

18

22 Α I am going to refer back to the 23 30 days or so that started with the middle 24 of September and ended with the very end of 25 October.

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1	Interview - CHARLES PRINCE
2	And if you were to fast forward
3	that loop, if you were to have sort of a
4	time frame fast forward, you would see that
5	the issue first came up as a problem on my
6	radar screen and then moved to a discussion
7	among our group that I described in the
8	library group, and then got on to the
9	board's radar screen and then became an
10	examination in a very detailed sense with
11	Gary about valuations and valuation models
12	and so forth and so on. And then was the
13	end of the table. So without knowing
14	specifically, I would have to have people
15	recreate the paper trail.
16	My sense is that it was probably
17	in sort of two-thirds of the way through
18	that process which would have put us about
19	the second week in October. I could be off.
20	It wasn't before that 30-day started and I
21	was gone after that. So it was sometime in
22	that 30 days or so, and my best guess is it
23	is about two-thirds of the way through that
24	process.
25	Q Did any board member ask why

1	Interview - CHARLES PRINCE
2	didn't you tell us about this sooner? Did
3	anyone express frustration or concern with
4	not learning about the super senior tranches
5	sooner?
6	A Well, the answer is sure. As the
7	thing unfolded, there was much: How did we
8	get into this position? Why didn't we know
9	this? How could we not know I am talking
10	about me as well as them. I mean everybody.
11	How could we have such a small part of the
12	company with such apparent safety turn out
13	to be so toxic? How could that be? How
14	could it possibly be the case that something
15	that the markets saw as triple A, the rating
16	agencies saw as triple A, it was way off on
17	the edges over here, a tiny little thing
18	really, how could that blow up in this kind
19	of way? Everybody was saying that.
20	Q Now you alluded to valuations and
21	valuation models.
22	What were the challenges with
23	valuing the super senior tranches of CDOs?
24	A These had to be mark-to-market,
25	and when you have to mark-to-market things

1	Interview - CHARLES PRINCE
2	and there is no market, that becomes
3	complicated.
4	So, the way the accounting works,
5	although I am not an accountant, the way the
6	accounting works is that you use various
7	models. And as I recall it, we used three
8	or four models: Discounted cash flow model,
9	a model that was based on the Case-Shiller
10	index going from here to here. Three or
11	four different models like that. At some
12	point, one of our competitors made a big
13	write-down, I don't remember who that was,
14	and so that was well, they must have used
15	a model of X backing into what their
16	valuations were. So we looked at that as a
17	model. Gary really led that process. But I
18	remember there were at least three or four
19	different models, and I think during the
20	time I was there we finally settled on one
21	that sort of averaged all of them across, is
22	my recollection.
23	Q Were the models that you
24	described, were they models that already
25	existed or were these models that were being

- 1 Interview CHARLES PRINCE
- developed by Citigroup and others at the
- 3 time?
- 4 A I don't know the answer to that,
- I am sorry. My sense was that they already
- 6 existed, but I don't know the answer.
- 7 Q I would like to turn your
- 8 attention to the same document, page
- 9 1611679. It is entitled Current Risk
- 10 Exposure and Mitigation.
- 11 A Yes.
- 12 O It lists liquidity puts, 24.5
- billion, ABS CDO cash inventory 2.3 billion.
- 14 And the ABS CDO warehouse of 0.9 billion.
- Was that your understanding in
- 16 September 2007 of the current exposure to
- 17 those three items?
- 18 A I can't really tell you. Again,
- during that time frame from mid September to
- late October, at some point the numbers were
- 21 mentioned to me. My recollection is that
- the liquidity puts were a little bit after
- the super seniors that were held on the
- books. But whether that was new information
- 25 the day it was presented, I can't remember.

1	Interview - CHARLES PRINCE
2	Q What is meant by exposure?
3	A Well, it has lots of different
4	meaning in lots of different contexts.
5	In context in which we are
6	talking about, it would typically refer to
7	something that is either where we have a
8	liability I I started to say where we
9	have exposure. Where we have a liability.
10	So, if you have an asset on your
11	book, you have exposure to that asset. If
12	you have someone who has a put to you or you
13	have a backup line to that person, then you
14	have exposure to that person and that
15	amount. It is, it is a liability that is on
16	your books or could be on your books.
17	MR. BONDI: Mark that, please.
18	(Thereupon, the e-mail Bates
19	marked Citi FCIC E 16495 was marked CR
20	Exhibit 12 for Identification, as of
21	this date.)
22	BY MR. BONDI:
23	Q Mr. Prince, I am showing you what
24	has been produced by Citi and Bates marked
25	Citi FCIC E 16495. It appears to be an

1 Interview - CHARLES PRINCE 2 e-mail from Andrew Liveris to you. 3 Who is Andrew Liveris? 4 Andrew Liveris was on our --Α 5 well, still is on their board, is the CEO of 6 Dow Chemical. 7 And below talks, below his e-mail 0 8 to you it appears to be another e-mail that 9 you are on Leah Johnson? 10 Leah Johnson was the head of 11 public relations for Citi. 12 And it says, subject is 03 13 earnings announcement. And it has attached 14 is a copy of the press release that we plan 15 to release and a transcript of the 16 prerecorded call. 17 Uh-huh. Α 18 I would like to draw your 0 19 attention to page three of the recorded call 20 transcript? 21 Α What is the Bates number. 22 Bates number is 16498. 0 23 Α Got it, thank you. 24 Draw your attention to the 0

penultimate bullet down there.

25

1	Interview - CHARLES PRINCE
2	A Uh-huh.
3	Q It says, "Starting in January of
4	this year, we began to lower our exposure to
5	the subprime assets as we saw the market
6	changing. At the beginning of this year, we
7	had 24 billion of secured subprime exposure
8	in our lending and structuring business.
9	That number was 13 billion at the end of
10	June and declined slightly this quarter."
11	Do you recall Mr. Crittenden
12	saying that in a recorded transcript call on
13	October 1st, 2007?
14	A I don't have an independent
15	recollection of it. I know we did do a
16	recorded call, and I assume this is
17	accurate, but I don't have an independent
18	recollection of it.
19	Q A few minutes ago on the
20	Exhibit 11, we saw a list of other exposure.
21	Here Mr. Crittenden said the number was 13
22	billion at the end of June and declined
23	slightly this quarter.
24	A Uh-huh.
25	Q Why the discrepancy between the

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1	Interview - CHARLES PRINCE	
2	exposure that was in Mr. Rayne's	
3	presentation of the global structured credit	
4	products, A Way Forward, and what Mr.	
5	Crittenden was saying in this recorded	
6	earnings call on October 1st, 2007?	
7	A I can only try to put these	
8	together based on looking at the two	
9	documents. That is to say, I don't have,	
10	remember having any discussion with Gary	
11	about the number was X, Y or Z. My guess is	
12	that	
13	MR. BIRENBOIM: I don't think	
14	you should be guessing.	
15	THE WITNESS: Okay.	
16	MS. BUERGEL: If you don't have	
17	any understanding of how this is put	
18	together, Mr. Prince, the recorded	
19	call transcript and how it relates to	
20	the deck, then you shouldn't	
21	speculate.	
22	THE WITNESS: As I said, I	
23	don't have a recollection of that.	
24	BY MR. BONDI:	
25	Q Did you agree as of October 1st,	

1 Interview - CHARLES PRINCE 2 2007 that Citigroup's exposure was 13 3 billion at the end of June and then declined 4 slightly this quarter? 5 Again I can't, I don't have an Α 6 independent recollection of how Gary came to 7 these numbers. You have shown me the other 8 exhibit with a long list of numbers. 9 you have asked me why these numbers are 10 different than those numbers. I don't know 11 the answer to that. 12 Gary was responsible for putting 13 all the numbers together. It is not as if 14 we sat with that exhibit on one side of the 15 table and this on the other side of the 16 You are very appropriately I guess table. 17 putting these together, but I don't recall 18 how we got to those numbers so I can't 19 really other than guessing which I have been 20 asked not to guess, I can't really help you 21 with that. 22 0 The Raynes presentation from 23 September 2007 lists substantially more 24 exposure. 25 MR. BIRENBOIM: What page are

		206
1	Interview - CHARLES PRINCE	
2	you referring to?	
3	MR. BONDI: I am referring to	
4	page Citi 1611679.	
5	MR. BIRENBOIM: Those numbers	
6	are in September?	
7	MR. BONDI: In September.	
8	MR. BIRENBOIM: This is in	
9	October.	
10	MR. BONDI: Correct.	
11	BY MR. BONDI:	
12	Q Mr. Crittenden this October talks	
13	about exposure being 13 billion at the end	
14	of June and declined slightly this quarter.	
15	Did you ever ask Mr. Crittenden	
16	how are you coming up with something less	
17	than 13 billion when internally we are	
18	hearing something a lot more than 13	
19	billion?	
20	MS. BUERGEL: Mr. Bondi, there	
21	is a lot whole lot of language about	
22	what exposure means here. You are	
23	plucking that out of a multi-paragraph	
24	transcript. And Mr. Prince, I will	
25	remind you if you don't have actual	

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1	Interview - CHARLES PRINCE	
2	facts to offer, you shouldn't	
3	speculate.	
4	MR. LERNER: You can answer yes	
5	or no.	
6	THE WITNESS: I don't remember	
7	the question that far yes or no. But	
8	I don't have any independent	
9	recollection of how he got to those	
10	numbers, so all I could do would be to	
11	guess.	
12	Q I don't think that was my	
13	question. I will let the court reporter	
14	read it back just to get it right.	
15	(Thereupon, the record was read	
16	back by the reporter as recorded	
17	above.)	
18	THE WITNESS: No.	
19	BY MR. BONDI:	
20	Q On November 4th, 2007, Citigroup	
21	announced that it had 55 billion in subprime	
22	exposure mentioning in disclosing the super	
23	senior tranches and the liquidity puts.	
24	Do you have any understanding of	
25	how the announced exposure went from 13	

1	Interview - CHARLES PRINCE
2	billion in October to 55 billion on November
3	4, 2007?
4	A Well, I feel like I am edging
5	into the same territory we just covered on
6	the earlier question, so I am hesitating to
7	see if my lawyers want to say anything.
8	MR. BIRENBOIM: You should
9	testify to what you have personal
10	knowledge to, not just to what you
11	read in the papers afterwards or
12	speculation.
13	THE WITNESS: What I have
14	personal knowledge of is the
15	following: On the Saturday, eight
16	days before that Monday, Gary
17	Crittenden called me and told me we
18	weren't looking at a couple hundred
19	million bucks, but we were looking at
20	eight billion dollars.
21	On Monday of that week, so a
22	Monday before November 4th, I sat with
23	Gary and as I recall it one or two
24	people from our securities business
25	and worked through their analysis of

		209
1	Interview - CHARLES PRINCE	
2	how, when I went home on Friday it was	
3	a couple hundred we were possibly	
4	going to have to deal with, and	
5	72 hours later it was 8 billion. And	
6	over the course of that day on Monday,	
7	I became convinced that their	
8	calculation at the end of that day was	
9	correct. And that is when I handed in	
10	my resignation. And really didn't	
11	have any substantive involvement after	
12	that.	
13	Q Let's move on to 13.	
14	(Thereupon, the document Bates	
15	marked Citi FCIC E 41087 was marked CR	
16	Exhibit 13 for Identification, as of	
17	this date.)	
18	BY MR. BONDI:	
19	Q Mr. Prince, I am showing you what	
20	was produced by Citi and it is Bates marked	
21	Citi FCIC E 41087.	
22	A Correct.	
23	Q And it is a cover e-mail	
24	attaching a, appears to be Power Point	
25	presentation. The cover e-mail is from	

- 1 Interview CHARLES PRINCE
- 2 Sheffali Welch e-mail on behalf of Gary
- 3 Crittenden to you and it is dated
- 4 October 14, 2007.
- 5 "All attached, please find the
- 6 audit committee deck for tonight's call at
- 7 9 p.m."
- 8 Do you recall attending the audit
- 9 committee call at 9 p.m. on October 14,
- 10 2007?
- 11 A I don't think there was an audit
- committee call on the, at 9 o'clock. My
- belief is that the 9 o'clock call was a prep
- call because it says sent Sunday,
- October 14th. The presentation says October
- 16 15th. And the list of people it was sent to
- would have been the kind of group we would
- get together with to prepare for tomorrow's
- meeting. And so my guess is that the Sunday
- 20 night call assuming there was one, I don't
- recall a specific call, but assuming there
- was one was a prep call among these various
- people.
- Q Do you recall attending the audit
- committee meeting or call on October 15th?

1	Interview - CHARLES PRINCE
2	A Well, I certainly would have gone
3	to the board meeting. I don't think this
4	was just an audit committee presentation. I
5	think this was, I think this was actually
6	presented to the whole board. It may be
7	that Gary's assistant misspoke, it may be
8	that it was presented first to the audit
9	committee and then to the full board. I
10	think this was the big presentation to the
11	board and I don't think it was just an audit
12	committee. So and I am sorry to be
13	particular. The answer to your question
14	about the audit committee is no, but I think
15	it was presented to the full board and I was
16	there for that.
17	Q On page 37 of the deck, Citi FCIC
18	E 41124, there is a "lessons learned" page?
19	A Lots of lessons learned pages,
20	aren't there?
21	Q Yes, sir. And if you wouldn't
22	mind just reading these six just to yourself
23	in the interest of time and let me know when
24	you are finished.
25	A I have read them.

1	Interview - CHARLES PRINCE
2	Q I know we talked about many of
3	these same lessons, and I just wanted to ask
4	you on these six lessons learned that were
5	presented to the board did you agree that
6	these were lessons learned to Citigroup?
7	A Oh, I don't know. This these
8	quote lessons learned were presented at a
9	time when the fullness of the issues weren't
10	completely understood, I think.
11	So if I were sitting here today,
12	I wouldn't from a policy standpoint try to
13	determine whether someone's suggestions of
14	lessons learned put up in October of 2007
15	were the appropriate ones, whether they were
16	implemented fully or not.
17	Since the time of this
18	presentation, there has been almost a
19	complete change in personnel at the company
20	in the areas that we are talking about, and
21	I think I would much more importantly look
22	at what those new people thought the lessons
23	learned were as opposed to what people
24	thought at this point in time.
25	Q Mr. Prince, I am showing you what

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1	Interview - CHARLES PRINCE	
2	was produced by Citi Bates marked FCIC 2970.	
3	(Thereupon, the document Bates	
4	marked FCIC 2970 was marked CR	
5	Exhibit 14 for Identification, as of	
6	this date.)	
7	A Yes.	
8	Q It is a discussion of October CMB	
9	performance, presentation to the board of	
10	directors October 31, 2007.	
11	A Yes.	
12	Q Do you recognize this document?	
13	A Oh, I don't have an independent	
14	recollection of it, but it certainly looks	
15	like something that was presented.	
16	Q Sure. If you wouldn't mind	
17	taking a moment just to flip through it.	
18	A Uh-huh.	
19	Q To familiarize yourself with it.	
20	A Yes, okay.	
21	Q If you flip to page eight of the	
22	deck, Citi FCIC 2978, there is a list of	
23	subprime marketing methodology continued and	
24	it lists the ABCP. Did you understand ABCP	
25	to mean the asset backed commercial paper	

1 Interview - CHARLES PRINCE 2 associated with the liquidity puts? 3 Uh-huh, I think so, yes. Α 4 And the high grade ABS CDOs, 0 5 mezzanine ABS CDOs and ABS CDO squared 6 transactions, when this was presented to the 7 board of directors on October 13, 2007, do 8 you recall any reaction --9 MR. BIRENBOIM: October 31st. 10 MR. BONDI: Sorry? 11 MR. BIRENBOIM: I think you 12 said 13 or maybe I misheard. 13 BY MR. BONDI: 14 The presentation to the board of 15 directors on October 31, 2007? 16 Α Yes. 17 On page eight when it lists the 18 various positions that Citigroup had and the 19 net exposure associated with those positions 20 as of September 30, 2007, do you recall any 21 reaction by any of the board members when 22 they heard this? 23 Α The exposures? 24 Yes, sir. 0 25 You know what I can't do? Α

1	Interview - CHARLES PRINCE
2	can't separate the different meetings, as
3	obviously as the, as the situation
4	deteriorated, there was more and more
5	concern. But I can't in my mind remember
6	whether this meeting had this conversation
7	or that meeting had that conversation.
8	To the extent of exposures, if,
9	if the question was more narrowly did
10	someone say something extraordinary about
11	the total number on the page or any of the
12	components that led up to the total, I don't
13	remember that. But you have to put it in
14	context, I think. The exposure that we were
15	looking at here in terms of the impact on
16	the company was a couple hundred million
17	bucks and in a company that earned five
18	billion dollars quarterly, you don't want to
19	lose \$200 million obviously, but there was
20	nothing on this page that would have caused
21	one of the directors to say my gosh, what is
22	going on here, because that is not the
23	information that was being presented. And I
24	know you are on a fact finding mission. Can
25	I direct you to something?

1	Interview - CHARLES PRINCE
2	Q Please.
3	A If you look at pages four and
4	five, this is actually a key chart, you can
5	see the three lines. They were in color on
6	the original chart, but for here I will
7	refer to them as the top line, middle line
8	and the bottom line. The bottom line, it
9	was the sort of the lowest quality. You can
10	see in the very bottom, it is the right hand
11	reference which ends with triple B minus.
12	And the middle line and the middle reference
13	is to single A. Do you see that at the
14	bottom of the page? And the left side of
15	the page you see the triple A, that is the
16	top line.
17	And so if you look across, this
18	is an historical chart on page four, and you
19	can see that the bottom line, the worst
20	quality over the course of the first part of
21	the year going to March '07, you can see
22	that first vertical line there, March '07,
23	the bottom line deteriorated and then picked
24	back up to a kind of a 75 percent level.
25	And then in June began to deteriorate. And

- 1 Interview CHARLES PRINCE
- in June, but only in June, the single A, the
- middle one, started to deteriorate. So up
- 4 until, up until June, even the single A
- 5 product hadn't really been affected.
- The top line, the triple A, which
- 7 is the super senior kind of quality stuff,
- 8 straight as a line across, no impact at all.
- 9 It began to waiver a little bit in that
- July, August time frame. You can see as we
- go into September, you see the line that
- says 8/29 and into September, it is trended
- back up and it is almost at a hundred
- percent again. And then you flip the page
- and you see that after the ratings
- downgrade, the top line began to deteriorate
- in that far right side of the page.
- 18 Q I am sorry, you are looking at
- 19 page five?
- 20 A Now I am over to page five.
- 21 Bates number 975.
- Q And it is the last box, I
- apologize, the copy looks a little bad, it,
- 24 looks like 10/11?
- A 10/11 Moody's something

- 1 Interview CHARLES PRINCE
- downgrade.
- Q I think it is et al, Moody's et
- 4 al downgrade?
- 5 A Yeah. That was really the only
- 6 time -- you can see a little wavering on the
- 7 top line in the middle but it actually
- 8 recovers into the September time frame and
- 9 then when the downgrade happens, that is
- when it falls off a cliff.
- 11 And so I point this out because
- this is a very good visual reminder of when
- 13 Tom Maheras or somebody says look, the super
- seniors are not going to be touched. They
- would point at this chart, and they would
- 16 say look, you can see that even though this
- has gone down, this one is straight as an
- 18 arrow. And then in the summer we would say
- but it is still going down. And he would
- say yeah, it is, but you can see the top one
- is coming back up. It will be okay. Don't
- 22 panic here. Don't go crazy here. This is
- 23 going to be fine.
- 24 That was the context of the
- discussions as we came into the late summer.

- 1 Interview CHARLES PRINCE
- I am sorry to divert you from your question,
- but this is a very good pictorial, these two
- 4 pages, of what happened over the course of
- 5 that summer and into the fall.
- 6 Q I appreciate that. I thank you.
- We definitely are trying to get at the
- 8 facts. I appreciate the clarification.
- Does the, on page eight of the
- 10 Power Point where it lists the high grade
- 11 ABS, the mezzanine ABS, CDOs, and the ABS
- 12 CDO squared, did any of those three
- translate to any of these three lines on the
- 14 graph on page five?
- 15 A It would -- the lines on page
- 16 five deal with the credit rating. So
- anything on page eight that related to
- triple A these would relate to. So, if the
- 19 high grade ABS CDOs were super seniors, then
- they would definitely be in the top line.
- 21 If the ABS CDO2 transactions
- related to super seniors, they would be in
- the top line as well. On page eight are
- formats that relate to quality of assets.
- 25 They are not directly related. It could be

1	Interview - CHARLES PRINCE
2	anything in ABS CDO2 , it could be low or
3	high grade, but I think all of this related
4	to the super seniors which may be why the
5	marks that are shown on page eight, the
6	projected marks, are so low.
7	Q Mezzanine ABS CDOs, that wouldn't
8	have been super senior, though, would it?
9	A I don't know the answer to that.
10	I don't though the answer to that. And the
11	reason I don't know the answer is mezzanine
12	could refer to a place on the hierarchy of
13	the structure, or it could refer to a loan
14	that is in the middle of credit, a loan
15	portfolio. In other words I am sorry it
16	is so confusing. You could have a subprime
17	loan that is structured so that the highest
18	tranche was thought to be triple A. And
19	mezzanine could refer to something that is
20	midway up that tranche. Okay?
21	But it is all based on a subprime
22	loan at the bottom. You can also have a
23	situation where a mezzanine loan to a
24	corporation, to anybody, not real estate, a
25	mezzanine loan could be structured. And

- Interview CHARLES PRINCE

  then you can have a low quality mezzanine

  loan, a middle quality mezzanine loan, and a

  high quality mezzanine loan. And I don't

  know whether this is referring to real

  estate in the middle of the structure or to

  a type of loan, like an auto loan would be a
- 8 loan which would be structured or a credit
- 9 card loan could be structured.
- 10 A mezzanine loan is a kind of a
- loan, and I don't know whether it is
- 12 referring to that kind of a loan or a
- 13 structure in the subprime structuring. I am
- sorry. Maybe it can be determined, but that
- is why I don't know which one it is.
- 16 Q This October 11th line pertaining
- on page five of the graph pertaining to
- Moody's et al downgrades. Seems very
- 19 significant.
- 20 A I will say.
- 21 Q And I am interested to know, was
- your view that Moody's and others got it
- right on October 11, 2007, or that they got
- this downgrade wrong? Or what is your view
- of these downgrades that occurred on

1 Interview - CHARLES PRINCE 2 October 11, 2007? 3 MR. BIRENBOIM: What his view 4 was at the time or what his view was 5 looking back now? 6 MR. BONDI: That is a fair 7 characterization. Let's take those, 8 both of those questions so we make 9 sure the record is clear. 10 BY MR. BONDI: 11 At the time what was your view of 0 12 the downgrades? 13 At the time what Maheras and 14 Barker and our folks said was that these 15 will be accounting marks, not economic 16 What they meant by that was that marks. 17 because the ratings are cut, there will be 18 an accounting loss instead of being marked 19 on your books at -- I am making up a 20 number -- a hundred, they will be marked on 21 your books at 50. But they would say in the 22 long run, if you hold the instrument, not if 23 you are trading it, but if you hold on to it 24 and wait for it to pay out because it is a 25 bond, that you will be paid all of your

1	Interview - CHARLES PRINCE
2	money plus interest. So, in an economic
3	sense, there won't be an ultimate loss.
4	There will be an accounting loss, not an
5	economic loss. That is what they would say.
6	I would say at this point I don't know
7	whether that is true or not. In other
8	words, I don't know whether or not sitting
9	here today the super senior tranches are in
10	default. Maybe you know. I don't know.
11	I read something in the paper the
12	other day about something with Goldman and
13	AIG where they said that the Goldman the
14	worst Goldman originated tranche had lost
15	90 percent of its value or something like
16	that but was not in default. So I don't
17	know whether in the long run these ratings
18	reflect economic losses. It may be the
19	case. I think if Maheras were sitting here
20	he would say we structured these so that as
21	the flood waters of default rose, there were
22	no circumstances under which the waters
23	would breach into the super seniors.
24	Without knowing, I would bet that
25	if Maheras were sitting here today he would

1	Interview - CHARLES PRINCE
2	say they haven't and they won't. But that
3	because no one's willing to take the risk
4	that they won't, no one is willing to buy
5	them. And because it is a mark-to-market
6	paper, you have to value it not on the
7	ultimate, although insurance companies hold
8	it that way, right, but securities firms
9	have to mark-to-market. And so in that
10	sense I don't know whether or not in the
11	long run the marks are correct or not
12	correct. I know that it caused a
13	precipitous drop in value, it caused havoc.
14	I mean this was the precipitating event that
15	broke the financial system. And there were
16	a lot of things that happened since that
17	could have been done better or worse. But
18	this is the thing that broke the financial
19	system.
20	MR. LERNER: I think you ought
21	to give Mr. Prince a two-minute break
22	if this is a convenient time.
23	MR. BONDI: Sure.
24	(Brief break.)
25	BY MR. BONDI:

1	Interview - CHARLES PRINCE
2	Q We mentioned before the break or
3	we were talking before the break
4	mark-to-market accounting.
5	A Yes.
6	Q What role did mark-to-market
7	accounting play in the difficulties at
8	Citigroup?
9	A Well, I think for every one on
10	the street, if you have to mark-to-market
11	and there is no market, as I said earlier,
12	it makes it very complicated. And if you
13	have a temporary liquidity problem and today
14	the liquidity problem has abated at least if
15	not solved, but it is abated, if you have a
16	temporary liquidity problem, then that has a
17	negative circle or loop that makes things
18	worse and worse. So, if you can't
19	sell something at a price, then you have to
20	mark it lower. If you have to mark it
21	lower, it makes it harder to sell which
22	makes it down and down and down.
23	So, there is a negative
24	reinforcing loop from mark-to-market
25	accounting. You don't have that with loans,

1	Interview - CHARLES PRINCE
2	you don't have that in the insurance
3	business. It is an unusual feature of the
4	securities business.
5	Q Speaking more generally about the
6	financial crisis and the markets as a whole,
7	in your view, what was mark-to-market
8	accounting's role in the financial crisis as
9	a whole? Do you view it as a significant
10	factor in the crisis, a contributing factor,
11	a minor point? I am just trying to get a
12	sense of your views in terms of the overall
13	crisis and mark-to-market accounting's
14	impact.
15	A I recognize that is a very
16	controversial subject and you have lots of
17	views on it. I think that mark-to-market
18	account was somewhere between a contributing
19	factor and a significant factor, somewhere
20	between. And I think it has the effect of
21	being pro-cyclical, meaning it worsens
22	things rather than helping to make things
23	less worse. And that is a negative.
24	Q Are there any lessons learned in
25	the space of mark-to-market accounting that

1	Interview - CHARLES PRINCE
2	you have thought of in terms of what we can
3	do differently in the future with respect to
4	mark-to-market accounting or accounting in
5	general?
6	A I actually have a point of view
7	on that. The debate is between people who
8	think that there ought to be mark-to-market
9	accounting because there is a purity of
10	that. There is you don't want people
11	hiding things on their books, you don't want
12	them to be zombie banks and so forth.
13	And people at the other end that
14	say mark-to-market accounting really causes
15	the fall in value to be accelerated and to
16	be so forth, so on.
17	I think that mark-to-market
18	accounting ought to be treated in much the
19	same way, a bad analogy, but an analogy,
20	that pension accounting has created.
21	So, if I have a company and my
22	pension plan is underfunded, I am not
23	required to make it all up today. I can
24	make it up over couple of years. And I
25	think if you had a situation where

1	Interview - CHARLES PRINCE
2	mark-to-market accounting involved stating a
3	mark, but only having to recognize on making
4	this up, a third of it, assuming you have
5	stated an intention to hold the instrument,
6	and you have to recognize a third of it this
7	year and a third of it next year and a third
8	of it now the mark market will change as
9	you go along. So it is a third of whatever
10	the mark is at that point in time and so
11	forth. I don't think anybody would do this,
12	but that is my point of view. You are
13	asking me my point of view.
14	My point of view is that it is
15	not an either/or. It is a how do you
16	recognize the mark. But if you have a
17	situation where you have a precipitous
18	event, there is no ability to deal with that
19	and the damage is accelerated by that
20	precipitous event.
21	Q Mr. Prince, Citigroup was during
22	your tenure supervised by the OCC, Federal
23	Reserve, Federal Reserve Board of Bank of
24	New York, among other regulators.
25	A The FDIC.

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1	Interview - CHARLES PRINCE	
2	Q The FDIC.	
3	Were your regulators in your	
4	opinion asking the right questions of	
5	Citigroup and Citicorp personnel?	
6	A That is a very general question.	
7	Our regulators were for the most	
8	part embedded in the organization. They had	
9	offices at the company. They were there	
10	full-time. I met with the regulators on a	
11	very frequent basis. They met with our	
12	directors, with the audit committee. They	
13	met with our auditors. They met with Dave	
14	Bushnell frequently. There was nothing that	
15	we were doing that wasn't fully transparent	
16	to the regulators.	
17	In the context of what we are	
18	taking about, the question is were they	
19	asking the right questions, they clearly	
20	didn't ask the questions that related to the	
21	ultimate losses on the super seniors.	
22	Neither did Tom Maheras. Neither did the	
23	rating agencies.	
24	So, I think that the	
25	regulators and I would say this with	

1 Interview - CHARLES PRINCE 2 great respect. I think the regulators were 3 in the same category of believing based on 4 the information they had that these positions would not turn out to be very 6 dramatic loss positions for the company. 7 So I don't think it was a matter 8 them asking the right questions or wrong 9 questions. It is much like the discussion 10 we had earlier about information flow. 11 think they had the information, but it 12 turned out to be completely wrong for 13 everybody. 14 A lot of debate, Congress and on 15 Main Street and Wall Street and elsewhere 16 about regulations and whether the crisis 17 that we experienced was a failure of regulation or regulations. And I wanted to 18 19 know, Mr. Prince, do you have a view of 20 that? Were there regulations that failed 21 during the crisis or leading up to the 22 crisis? Were there regulations that were 23 missing that you believe should have been in 24 place? 25 I think clearly -- we talked Α

1	Interview - CHARLES PRINCE
2	earlier about the regulatory structure of
3	the origination of mortgages. This is done
4	on a state by state basis. It is very
5	spotty. In some states it is more robust
6	than in others. In some states it doesn't
7	exist at all. And I really think that among
8	the many causes of what happened, the
9	increasingly unhealthy nature of the raw
10	material that went into the securitization
11	factory was a big contributor. And if we
12	had had better regulation of the creation of
13	that raw material, we would have I don't
14	think we would have had the crisis honestly.
15	That is more the absence of regulation or
16	the unevenness of regulation, that is an
17	area that I would focus on. I frankly don't
18	see much of that talked about.
19	Q How were you compensated at
20	Citigroup? Was it a metrics? How did your
21	compensation get developed.
22	A Well, there is very extensive
23	disclosures in our proxy statements about
24	the compensation, so I would be reluctant to
25	summarize all that. I think the best

1	Interview - CHARLES PRINCE
2	approach would be to try to read the
3	disclosures in the proxy statement which had
4	year by year very extensive and
5	detailed discussions about that.
6	Q There have been much debate over
7	compensation in general and about the
8	incentives that go along with compensation.
9	In retrospect, do you believe
10	that the compensation structure at Citigroup
11	vis-à-vis the employees in the investment
12	bank, structured credit, caused or
13	contributed to some of the decisions that
14	were being made that ultimately led to
15	losses to Citigroup?
16	A Let me talk to, let me talk a
17	little bit about how compensation worked at
18	our company and make it personal, talk about
19	me.
20	I had a career with the company
21	which company and its predecessors was
22	almost 30 years and was fortunate enough to
23	be CEO for four years.
24	In that time frame, certainly for
25	all the periods that were pertinent to my

1	Interview - CHARLES PRINCE
2	having a leadership position the last 15,
3	20 years, our compensation was split between
4	cash and stock. And for most of that time
5	frame, we were required to retain so long as
6	we were employed a hundred percent of the
7	stock. We had no ability to sell and cash
8	out.
9	When we merged with Citicorp in
10	1998, we lowered that requirement from a
11	hundred percent to 75 percent, meaning you
12	could sell 25 percent of your stock. In my
13	case, I didn't do that. I kept a hundred
14	percent. And over the course of 30 years,
15	built up because of the percentage of your
16	compensation that went into stock and the
17	requirement to hold it, I built up 30 years,
18	a career's worth of compensation in stock
19	which I watched go from \$52, \$53 a share to
20	\$0.97. And virtually every share of stock I
21	ever got I still own.
22	I think that that compensation
23	program aligned me pretty well with
24	stockholders. So I think from the
25	standpoint of the leadership of the company.

1	Interview - CHARLES PRINCE
2	if you have that kind of a program, you are
3	pretty well aligned. Now, I can't speak to
4	people who might have sold some of their
5	stock, might have sold their stock after
6	they left the company, I didn't do that.
7	At lower levels of the company,
8	at the level of someone running a particular
9	desk, there I think that it is possible that
10	the compensation structure could incent
11	people to act aggressively.
12	You may remember I talked about
13	the five-point plan in trying to emphasize
14	to everyone long term versus short term. In
15	Japan, don't go for the short term and risk
16	the reputation of the company.
17	In the MTS trade, don't do that
18	quick trade at the risk of putting off all
19	of our clients. And despite all that, I can
20	see situations where someone might have, do
21	something because they were incented in the
22	short run.
23	But I think that is not really
24	the issue. I think the issue for Wall
25	Street is there structure of compensation

1	Interview - CHARLES PRINCE
2	which incents organizations to go in
3	directions, not individuals to go in
4	directions. And all I can speak to is what
5	happened in my case, and in my case I don't
6	think it had that effect.
7	Q We have been looking at the
8	accounting and the losses at Citigroup and
9	one thing that struck me was the amount of
10	off balance sheet activity at Citigroup.
11	Do you have any views in terms of
12	whether the off balance sheet accounting
13	caused or contributed to any of the
14	financial problems at Citigroup in terms of
15	when items came on balance sheet?
16	A That is a very broad and
17	complicated subject, and I am sorry to
18	respond that way.
19	The notion of having items off
20	balance sheet is not in itself an unusual or
21	complicated item. Almost all financial
22	institutions have some activities or some
23	assets that are off balance sheet. It is
24	not appropriate to do off balance sheet
25	activities to manage your quarter end. And

1 Interview - CHARLES PRINCE 2 I have read in the papers about the Lehman stuff and so forth. And if it is true that 4 they did that just for quarter end, that's 5 not appropriate. 6 But most institutions don't do it 7 They don't, they don't do it at that way. 8 the end of a quarter and then back on and 9 off, on and off. But the notion that having 10 off balance sheet activities is normal 11 doesn't answer the question. 12 In Citi's case, as it turned out, 13 there were certain asset classes that came 14 back on the balance sheet. Most all of that 15 happened after I left the company. So, I 16 can only speak to it in the context of an 17 outsider. But in that context, I think that 18 again it is the precipitous nature of 19 actions more than the actions themselves, I 20 The suddenness of it, the inability think. 21 to react, and so in much the same way that 22 the rating agencies, the collapse of their 23 thinking about structured products 24 precipitated the decline of the triple A 25 tranches, the liquidity crisis apparently

1 Interview - CHARLES PRINCE 2 forced these vehicles to be reconsolidated. 3 And on a going-forward basis, I don't think 4 that the right answer is to say you can't 5 have things off balance sheet, but I do 6 think there has to be a way to think about 7 dealing with a precipitous reversal of those 8 activities. 9 In December of 2007, after you 10 had left the company, Citigroup made the 11 announcement that it would bring on assets 12 and liabilities associated with the seven 13 structured investment vehicles out of 14 London. 15 Α Uh-huh. 16 The SIVs. 0 17 I know that occurred after your 18 departure, but what role did you have in 19 discussions concerning those SIVs prior to 20 your departure? 21 John Havens on our calls --22 remember I said we had these calls 23 periodically. John Havens was charged with 24 managing the SIVs and the liquidity of the

He had taken that on as part of new

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SIVs.

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1	Interview - CHARLES PRINCE	
2	responsibilities. And he would report on	
3	being able to sell an asset here or to roll	
4	over some commercial paper there and when I	
5	left was still reporting that he believed	
6	that we would get through the funding	
7	situation on the SIVs. That is that they	
8	would be self funded. That is the last I	
9	heard of it.	
10	MR. BONDI: For this next	
11	exhibit, I think we might not want Mr.	
12	Learner to leave with it given the	
13	nature	
14	MR. KARP: This is the Federal	
15	Reserve April 15th	
16	MR. BONDI: Yes.	
17	MR. LERNER: I won't steal it,	
18	I promise. I will give it back.	
19	MR. BONDI: Do we have an	
20	understanding you will give it back	
21	after the questioning?	
22	MR. LERNER: I will give it	
23	back.	
24	(Thereupon, the document Bates	
25	marked FCIC Citi 198 was marked CR	

1 Interview - CHARLES PRINCE 2 Exhibit 15 for Identification, as of this date.) 4 BY MR. BONDI: Mr. Prince, I am showing you what 0 6 is, was produced to us by the Federal 7 Reserve and it is marked FCIC Citi 198. T t. 8 is dated April 15, 2008. It was to the 9 board of directors, care of Mr. Pandit, your 10 successor. 11 I take it, sir, you haven't ever 12 seen this document? 13 I have not received or reviewed a 14 copy of this. 15 I would like to draw your 0 16 attention, sir, to the second page and it 17 refers to a downgrade to Citi with respect 18 to its risk management under the summary of 19 risk management conclusions, Bates number 20 202? 21 Got it. Α 22 I am going off of the page 23 numbers at the top. 24 I see that now. I apologize. Α

It is Bates number 202.

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1	Interview - CHARLES PRINCE
2	Under the summary of risk
3	management conclusions, "The assessment of
4	Citigroup's overall risk management has been
5	downgraded from a satisfactory to fair. It
6	primarily reflects weaknesses in the firm's
7	is setting and monitoring of its risk
8	appetite and exposures that led to severe
9	and unexpected losses and in its marking and
10	bank business CMB."
11	What is your reaction, sir, to
12	that statement?
13	A Well, this is, I have not seen
14	this before. It is a document that appears
15	to be about 26, 27 pages long. And I don't
16	know the basis by which this first sentence
17	of the summary paragraph, on what it is
18	based, and I don't know what the company's
19	reaction to this was. So with all those
20	caveats, you know, I think it is I don't
21	really have a comment on it. I think it is
22	an unusual thing given the fact that the Fed
23	was embedded in our organization. But since
24	I didn't see it and don't know what the
25	company's position is, I don't really have a

1 Interview - CHARLES PRINCE 2 reaction to it. Please flip to the third page of 0 4 this document, Bates FCIC Citi 203. 5 last sentence of the carryover paragraph 6 "Further, senior management at the reads: 7 firm allowed its drive for additional 8 revenue growth to eclipse proper management 9 of risk while risk management failed to 10 serve as an effective check against these 11 decisions. 12 Do you have any reaction to that 13 statement by the Fed? 14 I would just give you the same Α 15 answer I gave before. 16 Next paragraph. "Management did 0 17 not correctly identify and assess its 18 concentration to subprime risk exposures and 19 its CDO trading book which produced 20 significant losses that severely eroded the 21 firm's capital and its reputation." 22 Do you have any reaction to that 23 statement? 24 Well, the "did not correctly 25 identify its concentration," I think is

1 Interview - CHARLES PRINCE 2 incorrect. I assume that people knew what 3 we had there. 4 We did not correctly assess, I 5 quess that might be closer to it. 6 correctly understood what it meant to have 7 those exposures in the CDO trading book. 8 And I would say with respect, the Fed didn't 9 either. 10 The next paragraph, the 11 penultimate sentence I would draw your 12 attention to, it begins with "it also did 13 not properly, "the "it" I will submit, if 14 you carry over from the two prior, three 15 prior sentences, it appears to refer to the 16 firm, Citigroup. 17 "It also did not properly 18 highlight the funding and liquidity 19 implications of on-boarding assets and in 20 the case of certain counter-party credit 21 exposures such as liquidity puts that had 22 been written to CDO conduits, under measured 23 their potential impact." 24 What is your reaction to that

statement by the Fed?

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1	Interview - CHARLES PRINCE
2	A Again, without having read the
3	whole document and without having read the
4	company's response to it, all I can say is
5	that the Fed was embedded in our
6	organization, understood what we were doing.
7	And beyond that I don't really have a
8	comment on this.
9	Q And if you would bear with me,
10	sir, I have a few more to ask you here.
11	A Sure.
12	Q The next paragraph, "Senior
13	management, as well as the risk management
14	function charged with independent monitoring
15	responsibilities, did not properly identify
16	and analyze these risks," carrying over I
17	think from the prior paragraph, "in a timely
18	fashion and were slow in presenting them to
19	the board of directors and the audit and
20	risk management committee."
21	What is your reaction to that
22	statement?
23	A The first part of the statement I
24	would have the same reaction I had before.
25	The second part, slow in presenting them to

1 Interview - CHARLES PRINCE 2 the board and so forth, I would disagree 3 with that. I think that we presented 4 information to the board in a very timely 5 fashion. 6 The next sentence pertains to the 7 board itself. It says, "The board of 8 directors in turn does not appear to have 9 posed the proper questions to senior 10 management in the early stages of the 11 subprime mortgage crisis which otherwise 12 might have caused senior management to 13 report more meaningfully and completely on 14 the potential impact on the firm's risk 15 exposures and future earnings." 16 Again, do you have any reaction 17 to that statement? 18 Α I simply disagree with it. 19 don't think that the board could fairly be 20 criticized in light of what market 21 professionals, the rating agencies and the 22 regulators, in light of the conduct of those 23 parties over the course of 2007, I don't

think that our board can be criticized for

what they did over the course of 2007.

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1	Interview - CHARLES PRINCE	
2	Q The next paragraph, bear with me.	
3	A I understand.	
4	Q I want to go through the next	
5	paragraph at the least, please.	
6	"Exasperating this situation was	
7	the fact that communication among the	
8	independent risk management function	
9	business line management and senior	
10	management on aggregated inherent subprime	
11	risk across portfolios and products proved	
12	to be inadequate when credit and market	
13	conditions deteriorated in 2007."	
14	Do you have a reaction to that	
15	sentence?	
16	A I don't think that the issues	
17	that we had in 2007 related to risk across	
18	portfolios and products. I think it was	
19	pretty well encapsulated in the fixed income	
20	business.	
21	I think that in 2008, in a broad	
22	consumer slow down, there were products in	
23	different areas, very similar to the rest of	
24	the industry. But I think that in 2007 it	
25	was actually a very narrow product, not a	

1	Interview - CHARLES PRINCE
2	broad based set of products.
3	Q Do you know if the CDO desks at
4	Citigroup were communicating with other
5	entities within the Citigroup umbrella that
6	had some dealings with mortgages or the real
7	estate market such as the RMBS
8	securitization desk or such as the
9	origination teams at Citi financial? Do you
10	know if there was communication from the CDO
11	desk to other areas of the entities?
12	A I don't.
13	Q If there was not, would that have
14	surprised you?
15	A Communication about what?
16	Q Conditions in the real estate
17	market and the decline?
18	A I would have expected that anyone
19	in trading business would have reached out
20	to as many sources of market information as
21	one could get. And that you would have a
22	more welcome reception from members of the
23	family. So it seems to me logical that all
24	of the parts of our business that dealt with
25	mortgages would have had a natural

1 Interview - CHARLES PRINCE 2 inclination to call and get market color. That is all I can add. 4 Looking back at the document, the next sentence in that paragraph says: This, 6 meaning the communication -- strike that. 7 We have already covered I think that 8 sentence or at that least that concept. 9 The next sentence though, it 10 starts with, "Senior management incorrectly 11 discounted the probability that the 12 deterioration that was becoming evident in 13 the CDO market and in the subprime credit 14 conditions during the spring and summer of 15 2007 would have such a significant 16 deleterious affect on the firm's valuation 17 of its assets and its ability to syndicate problematic assets." 18 19 What is your reaction to that 20 statement? 21 Well, senior management Α 22 presumably includes more than just the CEO 23 and the CFO and so forth. If you include in 24 that Tom Maheras and Randy Barker, the 25 people who were running the fixed income

1	Interview - CHARLES PRINCE
2	business and had the background and the
3	responsibility for running that business, I
4	think it's probably correct to say that they
5	incorrectly discounted the probabilities
6	that the deterioration, et cetera, et
7	cetera.
8	What I would object to or what I
9	would not agree with is the use of the word
10	probability instead of possibility.
11	Q What do you mean by that?
12	A The sentence says, "Senior
13	management incorrectly discounted the
14	probability that something would happen."
15	It clearly wasn't probable that something
16	would happen. It was in the spring and
17	summer of 2007, it was at best remotely
18	possible. It was at the far end of unlikely
19	at that point in time, looking at every
20	external indicator, the documents you have
21	shown me today proved that.
22	So, it was not a probability that
23	was discounted in that time period. It was
24	a remote possibility. I think they did
25	discount, if I can change the words, they

1	Interview - CHARLES PRINCE
2	incorrectly discounted the remote
3	possibility that the deterioration, et
4	cetera, et cetera.
5	Without agreeing with every
6	single word, I think if you were to say that
7	Maheras and Barker in the summer, not the
8	spring, but in the summer made a mistake
9	about this possibility, this fairly remote
10	possibility, one of the documents said
11	0.01 percent, I think, if their view of that
12	turned out to be as wrong as it was, then
13	yes, they were incorrect about that. But I
14	think it was later in the year and I think
15	it was a remote possibility, not a
16	probability.
17	Q The next sentence reads: "While
18	the firm ultimately released those managers
19	whose businesses incurred the losses, some
20	other remedial actions were slow in coming
21	after the subprime CDO exposure was
22	identified and its ramifications on earnings
23	were announced."
24	Do you have any idea what the,
25	whether there were other remedial actions

1	Interview - CHARLES PRINCE
2	that were slow in coming after the subprime
3	CDO exposure was identified and its
4	ramifications on earnings were announced?
5	A I don't know the answer to that.
6	Q That may have occurred after your
7	A Presumably the ramifications on
8	earnings refers to our announcement in mid
9	October and I was gone, yes, late October,
10	early November, and I was gone after that.
11	Q When was your official last day?
12	A I think I was on the payroll
13	until the end of December, but my last day
14	as CEO was November 4th.
15	Q The last sentence of that
16	paragraph is, "Two rounds of CEO write-downs
17	were announced before a unit was formed to
18	concentrate on loss mitigation and enhancing
19	the CDO valuation process."
20	What is your reaction to that
21	statement?
22	A I don't have any reaction. I
23	mean I know what the words mean but I think
24	it happened after I left.
25	MR. LERNER: If you are done

- 1 Interview CHARLES PRINCE
- with this, I'm returning my copy.
- MR. BONDI: Thank you.
- 4 BY MR. BONDI:
- 5 Q Do you know someone named Richard
- 6 Bowen?
- 7 A Richard Bowen. Doesn't ring a
- 8 bell. Sorry.
- 9 Q Did you offer any advice to Mr.
- 10 Pandit in his role as CEO when he took over
- 11 as CEO? Did you give him any advice?
- 12 A Well, you have to remember that
- 13 Vikram didn't take over until some number of
- 14 weeks after I left.
- So it is not as if there was a
- hand off of the football on a Monday
- 17 afternoon.
- 18 The only thing that is responsive
- to your question, I did meet with Vikram for
- 20 breakfast at some point. This would have
- been sometime in 2008, first half of the
- year, but I don't remember exactly when.
- 23 And he asked me my thoughts about different
- parts of the company and so forth. And the
- only thing I remember telling him was that

1	Interview - CHARLES PRINCE
2	our consumer group had significantly under-
3	performed for a number of years and that he
4	should be very watchful of the performance
5	of U.S. consumer business. And please don't
6	take that out of context. It is not that I
7	didn't talk to him about the securities
8	business. But he had a background in the
9	security business. And so I am sure we
10	talked about the securities business, but it
11	is not as if I felt that there was anything
12	special that I was going to add to his
13	thinking on the subject, but he did not have
14	a background in the consumer business.
15	Q Take you back in time, Mr.
16	Prince, to some testimony that you gave on
17	April 29, 1998?
18	A That is a different lifetime,
19	isn't it? Testimony where, if I may ask?
20	Q I will get to that. It was a
21	hearing before the House Financial Services
22	Committee on bank mergers on April 29, 1998.
23	This was about a year before the Financial
24	Services Modernization Act, the
25	Gramm-Leach-Bliley Act which repealed

1 Interview - CHARLES PRINCE 2 Glass-Steagall. And you said something 3 there, and I just will read it for the 4 record to get your reactions. "The size, resources and 6 diversity of operations of the new company 7 will provide the financial strengths and 8 stability necessary to survive and grow in 9 today's rapidly changing world. 10 "Whether it is a country crisis, 11 a real estate crisis or any other crisis, it 12 is clear that the financial services company 13 of tomorrow and its customers must have the 14 ability to withstand shocks. 15 "As companies become larger and 16 more diverse, they are better able to serve 17 as a source of strength and stability, not 18 only for their affiliates but most 19 importantly for their customers. This is 20 what we will do for the 100 million 21 customers of Citigroup." 22 What is your reaction to hearing 23 that statement now that you had made on 24 April 29, 1998? 25 Α I am not sure how to answer the

1 Interview - CHARLES PRINCE 2 question. 3 0 Fair enough. That was general, 4 and I should be more specific. Do you feel that your description 6 in terms of the size, resources and 7 diversities of operations of Citigroup that 8 had developed as a result of the merger with 9 Travelers, the Citicorp/Travelers merger, 10 and the growth through the years, put it in 11 a better position to withstand financial 12 shocks? 13 Α Yes. 14 The model that you were 0 15 describing in terms of the companies 16 becoming larger and larger, more diverse and 17 better able to withstand shocks, is that 18 still your view to this day in terms of 19 companies being larger and better able to 20 absorb shocks as opposed to more focused and 21 streamlined, or are we talking about two 22 different things? 23 Well, I think we are talking Α 24 about a couple of different things. 25 In the case of the financial

1	Interview - CHARLES PRINCE
2	crisis, what we saw was that a variety of
3	firms, some small, some medium, some large,
4	encountered significant problems. Bear
5	Stearns was a fraction of the size of
6	Citigroup, Merrill Lynch was somewhere in
7	the middle. AIG was probably bigger in some
8	ways. And some were brokerage houses, some
9	were banks, some were insurance companies.
10	We see a whole variety of institutions that
11	were hit very hard by the super senior
12	issue, basically.
13	So, I don't think that from the
14	financial crisis one could reasonably take a
15	view that size, type of business, or any of
16	those characteristics were determining
17	characteristics. I don't think you could,
18	in light of Bear Stearns I don't think you
19	could come away and say well, gosh, the
20	bigger the company, the more complex, the
21	more difficult it is. I don't think in
22	light of AIG you can come away and say well,
23	it is the banks. I think, I think it is not

something that fits into one of those types

of businesses or big versus small

24

25

1	Interview - CHARLES PRINCE
2	businesses. I don't think that is the right
3	conclusion to take from that.
4	Q Do you feel like Gramm-Leach-Bliley
5	and the repeal of Glass-Steagall contributed
6	in any way to the financial crisis?
7	A Well, it is very interesting.
8	You understand of course that by the time of
9	Gramm-Leach-Bliley, the Glass-Steagall Act
10	in a legislative sense only applied to the
11	insurance business, that the Fed had long
12	had authority to have banks and be in the
13	securities business. And in fact when
14	Travelers and Citi merged, the only issue
15	that had to be dealt with was the
16	combination of the insurance business with
17	the bank, not the combination of the
18	securities business.
19	But I take your question to be
20	the combination of securities businesses
21	with banks, whether or not that is a good
22	thing or a bad thing, whether this ought to
23	cause us to revisit, whether that is
24	permissible or not.
25	The variety of firms that had

1	Interview - CHARLES PRINCE
2	problems, I am talking the 2007, 2008 time
3	frame, not the consumer slow down after
4	that, were mostly securities firms. Bears
5	Stearns, Merrill Lynch Goldman and Morgan
6	both bank holding companies because of this.
7	Lehman Brothers of course. In our case, the
8	Salomon Brothers business part of Citi. It
9	was mostly the securities firms. And what
10	happened was that the Fed had to take over
11	responsibility for those in a funding and
12	regulatory sense.
13	So, if we were to say we are
14	going to enforce a separation of these
15	businesses, I am not sure what we would get
16	from that. The Fed had to take on the
17	securities businesses. As I understand it,
18	there is not much prospect for the Fed to
19	let go of the securities business going
20	forward, so they got it both ways.
21	My sense is that combining a
22	volatile business with a more stable
23	business is actually good, not bad. So,
24	again, if you wanted to roll the clock back
25	to the time when the securities businesses

1	Interview - CHARLES PRINCE
2	weren't as important as they were in the
3	Great Depression, the banks were the main
4	conduit to the capital markets; they are not
5	any more, then I could see that.
6	But I don't think that question,
7	and I don't mean it in a disrespectful way,
8	I don't think that question deals with the
9	reality of the modern world. The reality of
10	the modern world is that securities firms
11	and banks and insurance companies are all
12	participants in the capital markets and
13	there is no way to artificially segregate
14	them.
15	Q Your testimony more recently on
16	March 7, 2008, before the house committee on
17	oversight and government reform, you
18	testified that the risk models eventually
19	proved to be inadequate.
20	A When was this?
21	Q March 7, 2008.
22	A What was that in the context of?
23	2008, I am sorry, yes, I have got it, right.
24	Q House oversight committee?
25	A I got it, sorry.

1	Interview - CHARLES PRINCE
2	Q I think the title of the hearing
3	was "CEO pay and the mortgage crisis."
4	You testified, and I am
5	paraphrasing, that the risk models
6	ultimately proved to be inadequate.
7	Do you still agree with that view
8	that the risk models at Citigroup ultimately
9	turned out to be inadequate?
10	A I think the risk models in the
11	industry, I think the risk models of the
12	rating agencies, I think the risk models of
13	the regulators, I think everybody's risk
14	models turned out to be inadequate.
15	Q During that hearing Congressman
16	Kanjorski asked you the following. He said,
17	"Mr. Prince, your bank was in trouble.
18	Didn't you get any reports that there were
19	such horrible failures in the system?"
20	You responded, "I think
21	Congressman, that in all on honesty, by the
22	time some of those reports surfaced in the
23	spring of 2007, most of the damage had
24	already been done. That is" and
25	Congressman Kanjorski interrupts and says,

1	Interview - CHARLES PRINCE			
2	"When do you think the damage occurred?"			
3	And you responded, "Well, I think			
4	honestly that the lending patterns began to			
5	deteriorate pretty significantly in 2006."			
6	In 2006, when the lending			
7	patterns began to deteriorate, did that			
8	sound off any alarms in your mind that there			
9	could be trouble ahead?			
10	A Let me make sure that we are			
11	working with all the comments in the right			
12	area.			
13	When I talked about lending			
14	standards deteriorating, I was talking about			
15	the lending standards in the origination of			
16	mortgages. And if you look at the subprime			
17	mortgage originations, as you know they are			
18	done by semi annual tranches. And it is			
19	really in the 2006 tranches and the first			
20	tranche in 2007 that the quality really			
21	began to deteriorate. So that is what I was			
22	talking about in the raw material.			
23	That judgment, that conclusion			
24	can only be seen in hindsight, that is as			
25	those tranches of originations for the			

1	Interview - CHARLES PRINCE
2	industry had earlier and earlier and higher
3	and higher default rates, it became clear in
4	hindsight that in 2006 and 2007 the
5	underwriting criteria had fallen off
6	significantly.
7	When I talked about by the spring
8	of 2007, the damage had been done, I was
9	referring to the comments of Tom Maheras and
10	Randy Barker that when they saw the bottom
11	line in that chart on page five that I
12	talked about, when they saw the triple B
13	line start to deteriorate, which really
14	happened when the HSBC had their problem
15	with associates in March, they said to me
16	and the board and others after the fact, in
17	September, October, that they tried to go
18	out and hedge the positions. And there
19	wasn't enough liquidity in the market, there
20	wasn't enough volume to hedge it.
21	And so my point was that whatever
22	we owned in the spring, that top line that
23	was still flat, there was no ability to get
24	off of that by the time the spring came.
25	And I was referring to them having said that

1 Interview - CHARLES PRINCE 2 they tried to increase the hedging and wasn't able to. So, I am sorry, I am not 4 sure I have answered your question. Is 5 there more to the question that I didn't 6 answer? 7 Let me ask it a little bit 0 8 differently, and that is lending practices 9 in the subprime origination space --10 Α Right. 11 -- as of, as an industry began to 12 deteriorate if 2006. 13 Do you agree with that, not --14 outside of Citigroup? 15 Α The industry. 16 And Citigroup had a CDO business 0 17 that relied on RMBS, residential mortgage 18 backed securities, where the underlying 19 asset of those residential mortgage backed 20 securities were subprime mortgages 21 originated by other originators other than 22 Citi. 23 My question I guess is the 24 following is: If you had known in 2006 that 25 Citigroup had substantial positions on its

1	Interview - CHARLES PRINCE
2	books of CDOs and underlying those CDOs were
3	mortgages of originators that had
4	deteriorating lending standards, if you had
5	known that in 2006, could you have asked Mr.
6	Maheras or Mr. Barker, take hedge positions
7	on that? Could you have asked people to
8	take defensive mechanisms that would have
9	prevented Citigroup from having substantial
10	losses in the future?
11	A Look, the answer that helps me is
12	to say yes. But that is too simplistic an
13	answer even though it serves my personal
14	interest. The reality is that it would have
15	depended upon both an appreciation of the
16	underlying quality of the asset and the
17	belief in the strength of the securitization
18	model.
19	In '06, everybody, the rating
20	agencies, everybody knew that lending
21	standards were lax. They didn't know they
22	were deteriorating, but they knew they were
23	lax. It is not as if no doc and low doc
24	loans or the fact of negative amortization
25	products was unknown in 2006 or early 2007

1 Interview - CHARLES PRINCE 2 The rating agencies knew about that. 3 press had stories about those kinds of 4 issues. But everybody believed and 5 everybody believed up until October of 2007 6 that the strength of the structuring process 7 would keep the rising flood waters away from 8 the super seniors. It is just as simple as 9 that. 10 And so it is not just the 11 characterization of the underlying asset. 12 It is also the characterization of the 13 result of the securitization process. 14 as I said, for all I know, the super seniors 15 are still paying out. That was the 16 question. Now, in hindsight, if I knew a 17 fraction of what I knew today, would I go 18 and can them to get this stuff off books, of 19 course I would. What is the difference 20 between Citi and another bank? Our quys 21 didn't sell the super seniors. It is just 22 as simple as that. If our folks had sold 23 the super seniors, you would be asking me 24 why we were so much smarter than Merrill 25 How did we get it right, you would Lynch.

- 1 Interview CHARLES PRINCE
- 2 be asking me. And that decision was made 17
- 3 levels below my office by people who had, I
- 4 believe, a good faith belief in what they
- were doing. But it's overly generous to me
- 6 to say if I had known X would I have gone
- 7 and changed the world. I would like to say
- yes, but I think it is more complicated than
- 9 that.
- 10 Q If I heard correctly today,
- though, in 2006 and early 2007, you didn't
- 12 know the positions --
- 13 A Correct.
- 14 Q -- that were being taken on CDOs?
- 15 A Correct.
- 16 O I have learned to always ask one
- question at the end that and that is, is
- there anything, Mr. Prince, that you
- expected me to ask or expected to talk about
- today that we haven't?
- 21 A Gosh, you have covered so much
- ground, so quickly. We talked about the
- rating agencies, we talked about the
- regulators, we talked about risk. We talked
- about the board. I can't think of anything

- 1 Interview CHARLES PRINCE
- 2 else, no.
- 3 Q And, Mr. Prince, in fairness
- 4 obviously to you and to the process here, is
- 5 there anything that you would like to add?
- 6 Is there anything that you feel that either
- 7 the Financial Crisis Inquiry Commission or
- 8 its staff ought to know, anything that you
- 9 would like to share?
- 10 A Well, I really wish that it
- 11 hadn't happened. I don't wish that for me,
- but I wish it for the institution and I wish
- it for the people of the institution. But
- maybe that came through already.
- 15 Q Mr. Prince, we are obviously in a
- 16 confidential interview. I just ask that you
- obviously don't discuss what we talked about
- today with anyone outside of your counsel.
- 19 A You get to the senior enough
- level in life, you forget things very
- easily.
- 22 Q And, Mr. Prince, on behalf of the
- Financial Crisis Inquiry Commission and its
- staff I would like to thank you for your
- time today and your candor. Thank you.

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1	Interview - CHARLES PRINCE		
2			
3		Page	
4			
5	EXAMINATION BY MR. BONDI	3	
6			
7	EXHIBITS		
8			
9	E-mail Bates numbered Citi FCIC E	40	
10	31616 was marked CR Exhibit 1		
11			
12	Printout of remarks of April 19,	45	
13	2007 to the Greenlining		
14	institute's 14 Annual Economic		
15	Summit in Los Angeles, California		
16	was marked CR Exhibit 2		
17			
18	Document Bates marked Citi FCIC	56	
19	91764 and 91765 continuing on to		
20	765, which purports to be the		
21	warehouse lines of credit with		
22	mortgage originators from 2000 to		
23	2010 was marked CR Exhibit 3		
24			
25	Presentation Bates Citi 7657 was	70	

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1	Interview - CHARLES PRINCE		
2	marked CR Exhibit 4		
3			
4	Documents Bates Citi FCIC 24594	96	
5	were marked CR Exhibit 5		
6			
7	E-mail chain Bates Citi FCIC E	110	
8	24768 was marked CR Exhibit 6		
9			
10	Document Bates Citi FCIC 2648 was	127	
11	marked CR Exhibit 7		
12			
13	E-mail chain Bates marked Citi	137	
14	FCIC E 36374 was marked CR		
15	Exhibit 8		
16			
17	Power Point deck Bates marked	146	
18	FCIC 99654 was marked CR		
19	Exhibit 9		
20			
21	E-mail chain Bates Citi FCIC E	159	
22	31582 was marked CR Exhibit 10		
23			
24	The document marked Citi 1611657	174	
25	entitled Global Structured Credit		

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1	Interview - CHARLES PRINCE		
2	Products, The Way Forward,		
3	September 2007, Michael Raynes		
4	was marked CR Exhibit 11		
5			
6	E-mail Bates marked Citi FCIC E	201	
7	16495 was marked CR Exhibit 12		
8			
9	Document Bates marked Citi FCIC E	209	
10	41087 was marked CR Exhibit 13		
11			
12	Document Bates marked FCIC 2970	213	
13	was marked CR Exhibit 14		
14			
15	Document Bates marked FCIC Citi	238	
16	198 was marked CR Exhibit 15		
17			
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1	Interview - CHARLES PRINCE	
2	CERTIFICATION	
3		
4		
5	I, JESSICA R. BERMAN, a Notary Public	
6	for and within the State of New York, do	
7	hereby certify:	
8	That the witness whose testimony as	
9	herein set forth, was duly sworn by me; and	
10	that the within transcript is a true record	
11	of the testimony given by said witness.	
12	I further certify that I am not related	
13	to any of the parties to this action by	
14	blood or marriage, and that I am in no way	
15	interested in the outcome of this matter.	
16	IN WITNESS WHEREOF, I have hereunto set	
17	my hand this 18th day of March, 2010.	
18		
19		
20	JESSICA R. BERMAN	
21		
22	* * *	
23		
24		
25		