#### SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

 [X] Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended June 30, 2007

OR

[] Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commision File Number 0-14492

## FARMERS & MERCHANTS BANCORP, INC. (Exact name of registrant as specified in its charter)

OHIO	34-1469491
(State or other jurisdiction of	(I.R.S Employer
incorporation or organization)	Identification No.)

307-11 North Defiance Street, Archbold, Ohio43502(Address of principal executive offices)(Zip Code)

(419) 446-2501 Registrant's telephone number, including area code

(Former name, former address and former fiscal year, if changed since last report.)

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

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer (as defined in Rule 12b-2 of the Exchange Act).

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

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

Indicate the number of shares of each of the issuers classes of common stock, as of the latest practicable date:

Common Stock, No Par	Value	5,0	96,702
Class	Outstanding	as of July	y 20, 2007

## SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10Q

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#### FARMERS & MERCHANTS BANCORP, INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited) (in thousands of dollars)

	June 30, Dec 31, 2007 2006
ASSETS: Cash and due from banks	\$ 15,309 \$ 23,583
Interest bearing deposits with banks Federal funds sold Investment Securities:	303 311 1,282 13,353
U.S. Treasury U.S. Government State & political obligations	389 388 117,449 122,231 41,905 45,495
All others	4,063 4,063
Loans and leases (Net of reserve for \$5,296 and \$5,594 respectively)	loan losses of 498,277 498,580
Bank premises and equipment-net	14,584 14,189
Accrued interest and other assets	20,012 14,903
TOTAL ASSETS	\$713,573 \$737,096 =================
LIABILITIES AND SHAREHOLDERS LIABILITIES: Deposits:	' EQUITY
Noninterest bearing Interest bearing	\$ 50,422 \$ 60,211 502,346 525,198
Federal funds purchased and secur sold under agreement to repurcha	ase 44,523 34,818
Other borrowed money Accrued interest and other liabilities	22,868 23,233 5,211 5,904
Total Liabilities	625,370 649,364
SHAREHOLDERS' EQUITY: Common stock, no par value - auth shares; issued 5.200.000 shares	orized 6,500,000 12,677 12,677
	07, 36,180 shares 2006 (2,362) (1,060)
	income (expense) (1,632) (974)
Total Shareholders' Equity	 88,203 87,732 
LIABILITIES AND SHAREHOLDERS	

See Notes to Condensed Consolidated Unaudited Financial Statements.

Note: The December 31, 2006 Balance Sheet has been derived from the audited financial statements of that date.



# FARMERS & MERCHANTS BANCORP, INC. CONDENSED CONSOLIDATED STATEMENTS OF INCOME (Unaudited)

(in thousands of dollars, except per share data)

	Three Months Ended Six Months Ended
	June 30, June 30, June 30, June 30, 2006
INTEREST INCOME: Loans and leases Investment Securities: U.S. Treasury securities	\$ 9,468 \$ 8,654 \$ 18,967 \$ 16,742 4 18 9 36
Securities of U.S. Government Obligations of states and politic Other Federal funds	4 $10$ $9$ $30$ agencies $1,394$ $1,109$ $2,718$ $2,359$ al subdivisions $409$ $538$ $831$ $1,118$ $65$ $51$ $128$ $109$ $26$ $31$ $77$ $101$
Deposits in banks	3 3 29 6
Total Interest Income INTEREST EXPENSE: Deposits	11,369         10,404         22,759         20,471           4,626         3,733         9,022         7,301           744         652         1,524         1,243
Borrowed funds	744 652 1,524 1,243
Total Interest Expense	5,370 4,385 10,546 8,544
NET INTEREST INCOME BEFORE PROVISION FOR LOAN LOSSES PROVISION FOR LOAN LOSSES NET INTEREST INCOME AFTER	E S 5,999 6,019 12,213 11,927 154 15 135 (35)
PROVISION FOR LOAN LOSSES OTHER INCOME: Service charges Other Net securities gains (losses)	S 5,845 6,004 12,078 11,962 795 952 1,556 1,746 762 698 1,377 1,308
OTHER EXPENSES: Salaries and wages Pension and other employee ben Occupancy expense (net) Other operating expenses	$\begin{array}{c} \hline 1,557 & 1,621 & 2,933 & 3,045 \\ \hline 1,557 & 1,621 & 2,933 & 3,045 \\ \hline 2,062 & 2,100 & 4,151 & 4,100 \\ \hline 742 & 604 & 1,559 & 1,233 \\ \hline 122 & 159 & 271 & 294 \\ \hline 1,707 & 2,074 & 3,368 & 3,926 \\ \hline \hline 4,633 & 4,937 & 9,349 & 9,553 \\ \hline \end{array}$
INCOME BEFORE FEDERAL INCO FEDERAL INCOME TAXES	DME TAX         2,769         2,688         5,662         5,454           778         721         1,592         1,468
NET INCOME	1,991 1,967 4,070 3,986
OTHER COMPREHENSIVE INCO Unrealized gains (losses) on secu	
COMPREHENSIVE INCOME (EXP	PENSE) \$ 1,043 \$ 1,343 \$ 3,412 \$ 3,212
NET INCOME PER SHARE Based upon average weighted sh DIVIDENDS DECLARED	\$ 0.39 \$ 0.38 \$ 0.79 \$ 0.77 nares outstanding of: 5,117,901 5,192,689 5,133,846 5,194,304 \$ 0.16 \$ 0.15 \$ 0.32 \$ 0.28

No disclosure of diluted earnings per share is required as shares are antidiluted as of quarter end.

See Notes to Condensed Consolidated Unaudited Financial Statements.

#### FARMERS & MERCHANTS BANCORP, INC. CONDENSED CONSOLIDATED STATMENTS OF CASH FLOWS (Unaudited) (in thousands of dollars)

Six Months Ended

June 30, June 30, 2007 2006 CASH FLOWS FROM OPERATING ACTIVITIES: \$ 4,070 \$ 3,986 Net income Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities: Depreciation and amortization 594 554 Premium amortization 161 404 Discount amortization (96) (148)Provision for loan losses 135 (35) (Gain) Loss on sale of fixed assets (1) (31) (Gain) Loss on sale of investment securities ---9 Changes in Operating Assets and Liabilities: Accrued interest receivable and other assets (1,664)964 Accrued interest payable and other liabilities (843) 163 Net Cash Provided by Operating Activities 2,356 5,866 CASH FLOWS FROM INVESTING ACTIVITIES (156) Capital expenditures (988) Proceeds from sale of fixed assets 33,684 35,431 Proceeds from maturities of investment securities: Proceeds from sale of investment securities: 4,777 ---Purchase of investment securities (26,373) (5,318) Purchase of Bank Owned Life Insurance (3,000) (26,470) Net (increase) decrease in loans and leases 167 Net Cash Provided (Used) by Investing Activities 3,490 8,264 CASH FLOWS FROM FINANCING ACTIVITIES Net increase (decrease) in deposits (32,641) (32,933) Net change in short-term borrowings 9,705 19,616 Increase in long-term borrowings Payments on long-term borrowings (365) (5,390) Purchase of Treasury stock (1,302) (164) (1,494) Payments of dividends (1.596)-----Net Cash Provided (Used) by Financing Activities (26,199) (20,365) Net change in cash and cash equivalents (20,353) (6,235) Cash and cash equivalents - Beginning of year 37.247 22.589 -----CASH AND CASH EQUIVALENTS - END OF THE YEAR \$16,894 \$16,354 RECONCILIATION OF CASH AND CASH EQUIVALENTS: Cash and cash due from banks \$15,309 \$15,221 Interest bearing deposits 303 311 Federal funds sold 1,282 822 \$16,894 \$16,354 

See Notes to Condensed Consolidated Unaudited Financial Statements.

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#### FARMERS & MERCHANTS BANCORP, INC.

Notes to Condensed Consolidated Unaudited Financial Statements

#### NOTE 1 BASIS OF PRESENTATION

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information and with the instructions for Form 10Q and Rule 10-01 of Regulation S-X; accordingly, they do not include all of the information and footnotes required by generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments, consisting of normal recurring accruals, considered necessary for a fair presentation have been included. Operating results for the six months ended June 30, 2007 are not necessarily indicative of the results that are expected for the year ended December 31, 2007. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's annual report on Form 10-K for the year ended December 31, 2006.

The Company's Board of Directors declared a 4 for 1 stock split effective May 12, 2006. Therefore, all references in the financial statements and other disclosures related to the number of shares and per share amounts of the Company's stock have been retroactively restated to reflect the increased number of shares outstanding.

# ITEM 2 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITIONS AND RESULTS OF OPERATIONS

Statements contained in this portion of the Company's report may be forward-looking statements, as that term is defined in the Private Securities Litigation Reform Act of 1995. Forward-looking statements may be identified by the use of words such as "intend," "believe," "expect," "anticipate," "should," "planned," estimated," and "potential." Such forward-looking statements are based on current expectations, but may differ materially from those currently anticipated due to a number of factors, which include, but are not limited to, factors discussed in documents filed by the Company with the Securities and Exchange Commission from time to time. Other factors which could have a material adverse effect on the operations of the company and its subsidiaries which include, but are not limited to, changes in interest rates, general economic conditions, legislative and regulatory changes, monetary and fiscal policies of the U.S. Government, including policies of the U.S. Treasury and the Federal Reserve Board, the quality and composition of the loan or investment portfolios, demand for loan products, deposit flows, competition, demand for financial services in the Bank's market area, changes in relevant accounting principles and guidelines and other factors over which management has no control. The forward-looking statements are made as of the date of this report, and the Company assumes no obligation to update the forward-looking statements or to update the reasons why actual results differ from those projected in the forward-looking statements.

#### CRITICAL ACCOUNTING POLICY AND ESTIMATES

The Company's consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America, and the Company follows general practices within the industries in which it operates. At times the application of these principles requires Management to make assumptions estimates and judgments that affect the amounts reported in the financial statements. These assumptions, estimates and judgments are based on information available as of the date of the financial statements. As this information changes, the financial statements could reflect different assumptions, estimates and judgments. Certain policies inherently have a greater reliance on assumptions, estimates and judgments and as such have a greater possibility of producing results that could be materially different than originally reported. Examples of critical assumptions, estimates and judgments are when assets and liabilities are required to be recorded at fair value, when a decline in the value of an asset not required to be recorded at fair value warrants an impairment write-down or valuation reserve to be established, or when an asset or liability must be recorded contingent upon a future event.

Based on the valuation techniques used and the sensitivity of financial statement amounts to assumptions, estimates, and judgments underlying those amounts, management has identified the determination of the Allowance for Loan and Lease Losses (ALLL) and the valuation

ITEM 2 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITIONS AND RESULTS OF OPERATIONS (Continued)

of its Mortgage Servicing Rights as the accounting areas that requires the most subjective or complex judgments, and as such have the highest possibility of being subject to revision as as new information becomes available.

The ALLL represents management's estimate of credit losses inherent in the Bank's loan portfolio at the report date. The estimate is composite of a variety of factors including past experience, collateral value and the general economy. ALLL includes a specific portion, a formula driven portion, and a general nonspecific portion.

Farmers & Merchants Bancorp, Inc. was incorporated on February 25, 1985, under the laws of the State of Ohio. Farmers & Merchants Bancorp, Inc., and its subsidiaries The Farmers & Merchants State Bank and Farmers & Merchants Life Insurance Company are engaged in commercial banking and life and disability insurance, respectively. The executive offices of Farmers & Merchants Bancorp, Inc. are located at 307-11 North Defiance Street, Archbold, Ohio 43502.

#### LIQUIDITY, CAPITAL RESOURCES AND MATERIAL CHANGES IN FINANCIAL CONDITION

We had decreases in cash and federal funds sold of \$6.4 million from the prior quarter and a year to date decrease of \$26.3 million since December 2006. The Bank experienced a decrease in in the second guarter loans of \$10 million which offset the same increase that was gained in the first guarter leaving the Bank \$302 thousand short of the December 2006 year end balance. To break out loans by type we will begin with Consumer Loans, which for this guarter were \$390 thousand ahead of the first guarter, but are \$1.2 million behind the prior year end total. Real estate loans were \$1.1 million lower this guarter than the previous first guarter and are \$153 thousand under year end. All other loan types were \$9 million less than the first quarter but remain \$1 million better than the year end total. Loan demand remains sluggish and competition is intense. The local economics of our communities appears to be leveling out though the Bank has yet to see a change in loan demands. The next question, naturally, what are we doing to create improvements? The Bank has broken ground on a new Branch location in Perrysburg. Ohio which should give us a new market to enter for growth. We have created two new positions for mortgage originators, their primary duties are to hit the road and cover our current market areas establishing contacts with new businesses or customers. We have 9 apprentice teams generating promotions in all different areas of banking that we provide to generate new income. Finally, we have chosen a vendor to help us establish a better sales culture here at the Bank. This represents a commitment to an on-going process rather than a one-time seminar. It will take time, but eventually every employee will be involved in the training process to enhance their sales abilities.

Loan quality continues to remain strong as the past due 30+ days has been below the 1.0% target range for five out of the six month end time frames this year. Loan quality is also evidenced by the reserve for possible loan loss balance at the end of the second quarter 2007 being \$269 thousand less than at the end of December 2006.

Deposit accounts have declined by \$33 million year to date with \$25 million of that occurring in this second quarter. The NOW accounts in the demand deposit group contributed \$10 million of the guarter decline and savings deposit were \$12 million lower from guarter to guarter. The Bank continues to offer higher rates for short term CD's with an incentive rate for continuing or establishing a relationship (checking) account with the Bank. The Bank has also started to offer Health Savings accounts and the year to date balance at the end of the second guarter was \$220 thousand on deposit. To offset the decline in deposit notice that one area that growth occurred was in the Fed Funds Purchased. June month end the balance was almost \$10 million and in the first week of July, we borrowed from our FHLB line of credit as the Fed Funds Purchased balance was close to \$15 million. We try to maintain a position of +/- under \$10 million in Fed Funds for liquidity purposes. Along with the 110 day CD we have been offering, a new 11 month has been added in June for high balance CD's of \$50,000 which carries the highest rate on our deposit rate sheet. We have heard the request from our CD customers for a longer term than the 110 day promotion. This CD also requires a checking account relationship.

The Company purchased 39,853 shares of Treasury stock during the second quarter for an outlay of nearly \$907 thousand for the transactions. These transactions are a continuation of the buyback agreement authorized in the fourth quarter of 2006 and may continue throughout 2007.

#### ITEM 2 MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITIONS AND RESULTS OF OPERATIONS (Continued)

#### MATERIAL CHANGES IN RESULTS OF OPERATIONS

Loan income in the first quarter 2007 generated \$1.4 million over the same three months prior year period. As mentioned in the previous discussion on loans being lower in the second quarter, the quarter only reflected \$814 thousand improvement over same prior year three months. Interest generated from securities of U.S. Government Agencies generated \$74 thousand over the first three months of 2006 and \$285 thousand over the second quarter for a year to date improvement in 2007 of \$359 thousand. The Bank has experienced higher interest expense on deposit accounts both the first and second quarters when compared to prior year. The Bank has had to use higher CD offering rates in efforts to maintain core deposits with our customers.

Net interest income increased \$286 thousand for the six months ended June 2007 as compared to June 2006. As the Federal Reserve has left rates unchanged since June 2006, the Bank has been able to hold the net interest margin steady with only a slight decrease in the percentage. The 2.4% increase in net interest income compares to a 1.4% increase in assets over the same time periods. Thus the margin has been controlled by a change in the mix of the funding source. The bank has seen a good return of interest from its commercial and commercial real estate portfolios when compared to the same time period a year ago. This is a very positive point since the loan growth for this year has been relatively flat when compared to year end 2006 balances. Continual maintenance or improvement of the net interest margin is an important part of the on going profitability of the Company.

As was mentioned in the first quarter results, the Bank remained in a Federal Funds Purchased position for much of the year. This correlates to the higher Interest expense for borrowed funds. This also explains the lower interest income reported for Federal Funds Sold.

Other non-interest income has been lagging behind the same six month ended of a year ago. Primarily, the area to note is nonsuffucient funds checking charges lower by \$195 thousand. Other components within non-interest income have generated some additional income to help offset this decrease.

One operating expense that is currently greater than the same time period one year ago is salaries and benefits by \$377 thousand. The Bank continues to see the high cost of health insurance fueling this increase, first quarter 2007 to 2006 increase was \$105 thousand while the second quarter 2007 to 2006 increase amounted to \$156 thousand for a total increase year to year \$261 thousand, even while the number of employees continues to decrease. The Bank is partially self insured and a larger number of claims has occurred during 2007, costing the Bank more dollars.

In June 2006 the Bank was in a negative position of \$35 thousand for bad debt expense but this year \$135 thousand has been expensed to fund the provision. This represents a swing of \$170 thousand of additional expense compared to a year ago.

In efforts to offset the increased expenses mentioned above, the Bank has been able to control expenses in consulting, down \$141 thousand, advertising down \$54 thousand, auditing down \$32 thousand and miscellaneous expense down \$58 thousand compared to a year ago. These are but a few of the expenses the Bank incurs. The Bank continues to monitor all expenses to seek improvements to operate as efficiently as possible.

The company continues to be well-capitalized as the capital ratios below show:

Primary Ratio12.45%Tier I Leverage Ratio12.43%Risk Based Capital Tier 116.34%Total Risk Based Capital17.33%Stockholders' Equity/Total Assets12.36%

#### ITEM 3 QUALITATIVE AND QUANTITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk is the exposure to loss resulting from changes in interest rates and equity prices. The primary market risk to which the Company is subject is interest rate risk. The majority of the Company's interest rate risk arises from the instruments, positions and transactions entered into for purposes, other than trading, such as lending, investing and securing sources of funds. Interest rate risk occurs when interest bearing assets and liabilities reprice at different times as market interest rates change. For example, if fixed rate assets are funded with variable rate debt, the spread between asset and liability rates will decline or turn negative if rates increase.

Interest rate risk is managed within an overall asset/liability framework for the Company. The principal objectives of asset/liability management are to manage sensitivity of net interest spreads and net income to potential changes in interest rates. Funding positions are kept within predetermined limits designed to ensure that risk-taking is not excessive and that liquidity is properly managed. The Company employs a sensitivity analysis in the form of a net interest rate shock as shown in the table following.

Interest Rate Shock on	Interest Rate Shock on
Net Interest Margin	Net Interest Income

% Change t	to Rate	Rate	Cumulativ	ve % Change to
) Flat Rate	Direction	n Changes	by Total (	6000) Flat Rate
				-
-17.508%	Rising	3.000%	10,886	-18.090%
-11.597%	Rising	2.000%	11,695	-12.001%
-5.761%	Rising	1.000%	12,496	-5.972%
0.000%	Flat	0.000%	13,290	0.000%
5.623%	Falling	-1.000%	14,067	5.851%
11.507%	Falling	-2.000%	14,818	11.498%
12.532%	Falling	-3.000%	14,920	12.270%
	) Flat Rate -17.508% -11.597% -5.761% 0.000% 5.623% 11.507%	Flat Rate         Direction           -17.508%         Rising           -11.597%         Rising           -5.761%         Rising           0.000%         Flat           5.623%         Falling           11.507%         Falling	Flat Rate         Direction         Changes           -17.508%         Rising         3.000%           -11.597%         Rising         2.000%           -5.761%         Rising         1.000%           0.000%         Flat         0.000%           5.623%         Falling         -1.000%           11.507%         Falling         -2.000%	Flat Rate         Direction         Changes by         Total (\$           -17.508%         Rising         3.000%         10,886           -11.597%         Rising         2.000%         11,695           -5.761%         Rising         1.000%         12,496           0.000%         Flat         0.000%         13,290           5.623%         Falling         -1.000%         14,067           11.507%         Falling         -2.000%         14,818

As the balance sheet mix changes, the predicted net interest margin improves as compared to March 2007's interest rate shock table. The net interest margin represents the forecasted twelve month margin. The Bank is still determined to improve the profitability through growth. Changing the mix and yields by planned growth is the strategy the Bank will continue to follow.

There have been no indications by the Federal Reserve that they intend to raise or lower rates in the near future based upon the current economic environment or indicators. Net interest margin shows 3.53% as of end of quarter compared to showing 3.48% as of December 31, 2006 in the predicted flat rate environment. The Bank will continue to focus on controlling the cost of funds through deposit promotions aimed at gaining more relationships per customer. Fierce competition continues to pressure the yield and the Bank has focused on using a combination of rate and fees to attract new business. The addition of another banking location will help the expansion of the market though its completion will be late 2007.

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#### ITEM 4 CONTROLS AND PROCEDURES

As of June 30, 2007, an evaluation was performed under the supervision and with the participation of the Company's management including the CEO and CFO, of the effectiveness of the design and operation of the Company's disclosure controls and procedures. Based on that evaluation, the Company's disclosure controls and procedures were effective as of June 30, 2007. There have been no significant changes in the Company's internal controls that occurred for the quarter ended June 30, 2007.

#### PART II

#### **ITEM 1 LEGAL PROCEEDINGS**

None

#### **ITEM 1A RISK FACTORS**

There have been no material changes in the risk factors disclosed by Registrant in its Report on Form 10-K for the fiscal year ended December 31, 2006.

#### ITEM 2 UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

		r (b) Average P	rice Purchased as		ber of Shares nay yet be purchased under the Plans or Programs 
4/1/2007 to 4/30/2007				228,000	
5/1/2007 to 5/31/2007	24,653	\$22.81	24,653	203,347	
6/1/2007 to 6/30/2007	15,200	\$22.37	15,200	188,147	
Total	 39,853 	\$22.64	39,853(1)	 210,555 	

(1) The Company purchased these shares in the market pursuant to a stock repurchase program publicly announced on October 20, 2006. On that date, the Board of Directors authorized the repurchase of 250,000 common shares between October 20, 2006 and December 31, 2007.

ITEM 3 DEFAULTS UPON SENIOR SECURITIES

#### None

#### ITEM 4 SUBMISSION OF MATTERS TO A VOTE OF SECURITIES HOLDERS

The Annual Meeting of Shareholders of Farmers & Merchants Bancorp, Inc. was held on April 21, 2007. The following directors were elected to a new term of office:

Dexter L. BeneckeDavid P. Rupp Jr.Joe E. CrossgroveJames C. SaneholtzSteven A. EverhartKevin J. SauderRobert G. FreyMerle J. ShortJack C. JohnsonPaul S. SiebenmorgenDean E. MillerSteven J. WyseAnthony J. RuppBetty K. Young

#### ITEM 4 SUBMISSION OF MATTERS TO A VOTE OF SECURITIES HOLDERS (Continued)

1. A proposal to elect fourteen (14) directors of the Corporation The results of the voting on the proxy items are as follows:

For	Withhold

 Dexter L. Benecke
 3,781,635
 64,772

 Joe E. Crossgrove
 3,767,375
 79,032

 Steven A. Everhart
 3,769,635
 76,772

 Robert G. Frey
 3,772,183
 74,224

 Jack C. Johnson
 3,761,699
 84,708

 Dean E. Miller
 3,781,935
 64,472

 Anthony J. Rupp
 3,755,499
 90,908

 David P. Rupp Jr.
 3,769,717
 76,690

 James C. Saneholtz
 3,754,397
 92,010

 Merle J. Short
 3,780,715
 65,692

 Paul S. Siebenmorgen
 3,756,653
 89,754

 Betty K. Young
 3,677,347
 169,060

2. To transact such other business as may have properly come before the meeting or any adjournment thereof.

#### **ITEM 5 OTHER INFORMATION**

#### **ITEM 6 EXHIBITS**

- 3.1 Amended Articles of Incorporation of the Registrant (incorporated by reference to Registrant's Quarterly Report on Form 10-Q filed with the Commission on August 1, 2006)
- 3.2 Code of Regulations of the Registrant (incorporated by reference to Registrant's Quarterly Report on Form 10-Q filed with the Commission on May 10, 2004)
- 31.1 Rule 13-a-14(a) Certification -CEO
- 31.2 Rule 13-a-14(a) Certification -CFO
- 32.1 Section 1350 Certification CEO
- 32.2 Section 1350 Certification CFO



### SIGNATURES

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

Farmers & Merchants Bancorp, Inc.,

Date: July 25, 2007	By: /s/ Paul S. Siebenmorgen
	Paul S. Siebenmorgen President and CEO

Date: July 25, 2007

By: /s/ Barbara J. Britenriker

Barbara J. Britenriker Exec. Vice-President and CFO

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#### Exhibit 31.1

#### CERTIFICATIONS

I, Paul S. Siebenmorgen, President and CEO of Farmers & Merchants Bancorp, Inc., certify that:

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

Date: July 25, 2007

/s/ Paul S. Siebenmorgen

Paul S. Siebenmorgen President and Chief Executive Officer

#### CERTIFICATIONS

I, Barbara J. Britenriker, Executive Vice-President and CFO of Farmers & Merchants Bancorp, Inc., certify that:

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

Date: July 25, 2007

/s/ Barbara J. Britenriker

Barbara J Britenriker Executive Vice President and Chief Financial Officer Exhibit 32.1

#### ADDITIONAL EXHIBIT CERTIFICATIONS - ITEM 601(b)

#### CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

In connection with the Quarterly Report of Farmers & Merchants Bancorp, Inc. on Form 10-Q for the period ending June 30, 2007, as filed with the Securities and Exchange Commission ("the report"), I, Paul S. Siebenmorgen, President and Chief Executive Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of Farmers & Merchants Bancorp, Inc. as of the dates and for the periods expressed in the Report.

Date: July 25, 2007

/s/ Paul S. Siebenmorgen

Paul S. Siebenmorgen, President and Chief Executive Officer Exhibit 32.2

#### CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER PURSUANT TO 18 U.S.C. SECTION 1350

In connection with the Quarterly Report of Farmers & Merchants Bancorp, Inc. on Form 10-Q for the period ending June 30, 2007, as filed with the Securities and Exchange Commission ("the report"), I, Barbara J. Britenriker, Exec. Vice-President and Chief Financial Officer, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of Farmers & Merchants Bancorp, Inc. as of the dates and for the periods expressed in the Report.
- Date: July 25, 2007 /s/ Barba

/s/ Barbara J. Britenriker

Barbara J. Britenriker, Exec. Vice President and Chief Financial Officer