SCHEDULE 14A INFORMATION

PROXY STATEMENT PURSUANT TO SECTION 14(a) OF THE SECURITIES EXCHANGE ACT OF 1934

(AMENDMENT NO.___)

Filed by the Registrant □							
Filed by a Party other than the Registrant □							
Check the appropriate box:							
	reliminary Proxy Statement efinitive Proxy Statement onfidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) efinitive Additional Materials oliciting Material Pursuant to §240.14a-12						
CVB Financial Corp.							
(Name of Registrant as Specified In Its Charter)							
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Payment of Filing Fee (Check the appropriate box):							
☐ Fee not required. ☐ Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11. (1) Title of each class of securities to which transaction applies:							
(2)	Aggregate number of securities to which transaction applies:						
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(2)	Form, Schedule or Registration Statement No.:						
(3)	Filing Party:						
(4)	Date Filed:						

CVB FINANCIAL CORP. 701 North Haven Avenue, Suite 350 Ontario, California 91764 (909) 980-4030

April 28, 2006

Dear Shareholder:

You were recently sent a proxy statement dated April 13, 2006 for CVB Financial Corp. relating to our annual meeting of shareholders to be held on May 17, 2006. Since mailing the proxy statement, we have determined that a typographical error was contained in the summary compensation table relating to our President's bonus compensation for 2004. This information was correctly reported in our proxy statement for our 2005 annual meeting. Accordingly, we are providing you with the corrected information which should replace the Summary Compensation Table appearing on page 13 of the proxy statement.

SUMMARY COMPENSATION TABLE

				Long-Term Compensation	
	Annual Compensation				
	-		Other Annual		All Other
Year	Salary(\$)	Bonus(\$)	Compensation(\$)(1)	Options(2)(#)	Compensation(\$)(3)
2005	518,366	616,875	13,202	_	16,800
2004	500,271	725,000	9,308	78,125	16,400
2003	438,420	248,566	10,957	_	16,000
2005	242,346	140,875	5,689	_	16,800
2004	233,539	170,375	7,176	31,250	16,400
				_	16,000
2005	242,346	140,875	13,356	_	16,800
			,	31,250	16,400
		/	/	_	16,000
2005	242,346	140,875	11,422	_	16,800
		/	,	31,250	16,400
	, -		-, -	_	16,000
2005	116,923	15,000	8,408	15,625	16,800
2004	_				
2003	_				
2005	164,204	39,600	9,633	_	16,800
2004	166,432	46,170	9,068	1,562	15,894
2003	170,323	31,590	7,871	_	14,782
	2005 2004 2003 2005 2004 2003 2005 2004 2003 2005 2004 2003 2005 2004 2003 2005 2004 2003 2005	2005 518,366 2004 500,271 2003 438,420 2005 242,346 2004 233,539 2003 192,311 2005 242,346 2004 233,088 2003 203,811 2005 242,346 2004 234,138 2003 196,404 2005 116,923 2004 — 2003 — 2005 164,204 2004 166,432	Year Salary(\$) Bonus(\$) 2005 518,366 616,875 2004 500,271 725,000 2003 438,420 248,566 2005 242,346 140,875 2004 233,539 170,375 2003 192,311 87,001 2005 242,346 140,875 2004 233,088 170,375 2003 203,811 80,393 2005 242,346 140,875 2004 234,138 170,375 2003 196,404 77,265 2005 116,923 15,000 2004 — — 2003 — — 2004 203 — 2005 164,204 39,600 2004 166,432 46,170	Year Salary(\$) Bonus(\$) Compensation(\$)(1) 2005 518,366 616,875 13,202 2004 500,271 725,000 9,308 2003 438,420 248,566 10,957 2005 242,346 140,875 5,689 2004 233,539 170,375 7,176 2003 192,311 87,001 3,307 2005 242,346 140,875 13,356 2004 233,088 170,375 12,874 2003 203,811 80,393 9,536 2005 242,346 140,875 11,422 2004 234,138 170,375 7,882 2003 196,404 77,265 8,113 2005 116,923 15,000 8,408 2004 — — 2005 164,204 39,600 9,633 2004 166,432 46,170 9,068	Year Salary(S) Bonus(S) Other Annual Compensation(S)(1) Options(2)(#) 2005 518,366 616,875 13,202 — 2004 500,271 725,000 9,308 78,125 2003 438,420 248,566 10,957 — 2004 233,539 170,375 5,689 — 2003 192,311 87,001 3,307 — 2005 242,346 140,875 13,356 — 2004 233,088 170,375 12,874 31,250 2003 203,811 80,393 9,536 — 2004 234,138 170,375 7,882 31,250 2005 242,346 140,875 11,422 — 2004 234,138 170,375 7,882 31,250 2003 196,404 77,265 8,113 — 2005 116,923 15,000 8,408 15,625 2004 203,000 9,633 — <tr< td=""></tr<>

⁽¹⁾ The amount of the aggregate of the other annual compensation did not exceed the lesser of \$50,000 or 10% of the total of annual salary and bonus for the named executive officer. For each named executive officer, other annual compensation related to the use of Citizens Business Bank owned automobiles and, for Messrs. Wiley and Coleman, country club dues.

⁽²⁾ Represents stock options we granted, retroactively adjusted, as appropriate, for the five- for- four stock split effective in January 2006, for the five- for- four stock split effective in December 2004 and the 10% stock dividend distributed in January 2004.

⁽³⁾ Represents amounts Citizens Business Bank contributed to the 401(k) and Profit Sharing Plan and allocated to the named executives' vested or unvested account under such plan.

The foregoing information should be read in conjunction with the proxy statement, and you should the consider the proxy statement to be amended to the extent set forth in this communication. You may revoke your proxy in the manner described on page 2 of the proxy statement or by any subsequent submission of your proxy by mail as described in the proxy statement. Also, any shareholder attending the annual meeting in person may vote in person even if he or she has returned a proxy.

Sincerely,

Myrna DiSanto Corporate Secretary