FIRST MARINER BANCORP Form 10-Q May 16, 2011 Table of Contents

(Mark One)

**ACT OF 1934.** 

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, D.C. 20549** 

# **FORM 10-Q**



QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE

For the quarterly period ended March 31, 2011.

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934.

For the transition period from to

Commission file number: 0-21815

# FIRST MARINER BANCORP

(Exact name of registrant as specified in its charter)

Maryland	52-1834860
(State of Incorporation)	(I.R.S. Employer Identification Number)

1501 South Clinton Street, Baltimore,

MD 21224 410-342-2600 (Address of principal executive offices) (Zip Code) (Telephone Number)

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 during the preceding 12 months (or for such shorter period that the registrant was required to file such report, and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o (Not Applicable)

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of large accelerated filer, accelerated filer, and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o Accelerated filer o

Non-accelerated filer o Smaller reporting company x

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

The number of shares of common stock outstanding as of April 30, 2011 is 18,532,929 shares.

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#### CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

within the forward-lo Litigation statements expect, forward-lo based on o	ur statements contained in, or incorporated by reference into, this Quarterly Report on Form 10-Q are forward-looking statements meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. We intend such soking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Reform Act of 1995 and are including this statement for purposes of invoking these safe harbor provisions. Forward-looking are not guarantees of performance or results. When we use words like may, plan, contemplate, anticipate, believe, intend, co project, predict, estimate, target, could, is likely, should, would, will, and similar expressions, you should consider the booking statements, although we may use other phrasing. These forward-looking statements involve risks and uncertainties and are bor beliefs and assumptions and on the information available to us at the time that these disclosures were prepared. These booking statements involve risks and uncertainties and may not be realized due to a variety of factors, including, but not limited to, the
•	the unfavorable effects of future economic conditions, including inflation, recession or a continuing decrease in real estate values;
• may not be	the failure of assumptions underlying the establishment of our allowance for loan losses, that may prove to be materially incorrect or e borne out by subsequent events;
•	the success and timing of our business strategies and our ability to effectively carry out our business plan;
•	our inability to realize the benefits from our cost saving initiatives;

- our ability to continue to operate as a going concern;
- increased loan delinquencies;
- an escalation in problem assets and foreclosures;
- a decline in demand for our products and services;

• borrowing	a reduction in the value of the collateral for loans made by us, especially real estate, which, in turn would likely reduce our customers power and the value of assets and collateral associated with our existing loans;
•	a reduction in the value of certain assets held by us;
•	an inability to meet our liquidity needs;
•	an inability to raise sufficient capital to comply with the requirements of our regulators and for continued support of operations;
•	adverse changes in the securities markets;
• Securities	the effect of changes in accounting policies and practices, as may be adopted from time-to-time by bank regulatory agencies, the and Exchange Commission, the Financial Accounting Standards Board, or other accounting standards setters;
• Board, infl	the effects of, and changes in, trade, monetary, and fiscal policies and laws, including interest rate policies of the Federal Reserve ation, interest rate, market, and monetary fluctuations;
• securities,	the risks of changes in interest rates on the level and composition of deposits, loan demand, and the values of loan collateral, and interest sensitive assets and liabilities;
•	the imposition of additional enforcement actions by bank regulatory authorities upon First Mariner Bank or First Mariner Bancorp;
•	unanticipated regulatory or judicial proceedings;
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•	changes in consumer spending and savings habits;
•	our ability to effectively manage market risk, credit risk, and operational risk;
area and el	the effects of competition from other commercial banks, thrifts, mortgage banking firms, consumer finance companies, credit unions, brokerage firms, insurance companies, money market, and other mutual funds, and other financial institutions operating in our market lsewhere, including institutions operating regionally, nationally, and internationally, together with competitors offering banking and services by mail, telephone, and the Internet;
•	our ability to successfully implement our capital plan;
• below;	our ability to successfully implement our plan to reduce First Mariner Bank s risk exposure on each asset classified as Substandard
•	our ability to successfully implement our liquidity contingency plan;
•	the strength of the United States economy in general and the strength of the local economies in which we conduct operations;
• acts or three	geopolitical conditions, including acts or threats of terrorism, actions taken by the United States or other governments in response to eats of terrorism and/or military conflicts, which could impact business and economic conditions in the United States and abroad;
• existing cu	the timely development of competitive new products and services and the acceptance of these products and services by new and astomers;
• including of	the effect of any mergers, acquisitions, or other transactions to which we or our subsidiaries may from time to time be a party, our ability to successfully integrate any businesses that we acquire; and
• December	the risks described in this Quarterly Report on Form 10-Q and our Annual Report on Form 10-K as of and for the year ended 31, 2010.

All written or oral forward-looking statements attributable to us are expressly qualified in their entirety by this Cautionary Note. Our actual results may differ significantly from those we discuss in these forward-looking statements. For other factors, risks, and uncertainties that could cause our actual results to differ materially from estimates and projections contained in these forward-looking statements, please read the Risk Factors in Item 1A in Part II of this Quarterly Report on Form 10-Q and in Item 1A in Part I of our Annual Report on Form 10-K as of and for the year ended December 31, 2010. Any forward-looking statement speaks only as of the date which such statement was made, and, except as required by law, we expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement to reflect events or circumstances after the date on which such statement is made or to reflect the occurrence of unanticipated events.

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#### PART I FINANCIAL INFORMATION

## **Item 1** Financial Statements

## First Mariner Bancorp and Subsidiary

## **Consolidated Statements of Financial Condition**

(dollars in thousands, except per share data)

ASSETS		March 31, 2011 (unaudited)		December 31, 2010
Cash and due from banks	\$	233,914	\$	169,557
Federal funds sold and interest-bearing deposits	Ψ	39,437	Ψ	48,404
Securities available for sale, at fair value		59,388		27,826
Loans held for sale, at fair value		47,354		140,343
Loans receivable		767,396		811,687
Allowance for loan losses		(14,097)		(14,115)
Loans, net		753,299		797,572
Real estate acquired through foreclosure		28,317		21,185
Restricted stock investments		7,095		7,095
Premises and equipment, net		40,360		41,068
Accrued interest receivable		3,886		3,844
Bank-owned life insurance		36,522		36,188
Prepaid expenses and other assets		16,408		16,555
Total assets	\$	1,265,980	\$	1,309,637
LIABILITIES AND STOCKHOLDERS EQUITY				
Liabilities:				
Deposits:				
Noninterest-bearing Noninterest-bearing	\$	107,173	\$	103,450
Interest-bearing		978,202		1,018,439
Total deposits		1,085,375		1,121,889
Short-term borrowings		69,127		84,399
Long-term borrowings		48,854		33,888
Junior subordinated deferrable interest debentures		52,068		52,068
Accrued expenses and other liabilities (\$266 and \$137 at fair value, respectively)		13,904		13,647
Total liabilities		1,269,328		1,305,891
Stockholders equity: Common stock, \$.05 par value; 75,000,000 shares authorized; 18,532,929 and 18,050,117				
shares issued and outstanding at March 31, 2011 and December 31, 2010, respectively		923		902
Additional paid-in capital		79,753		79,667
Accumulated deficit		(80,519)		(73,210)
Accumulated other comprehensive loss		(3,505)		(3,613)
Total stockholders equity		(3,348)		3,746
Total liabilities and stockholders equity	\$	1,265,980	\$	1,309,637

See accompanying notes to the consolidated financial statements

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## First Mariner Bancorp and Subsidiary

# **Consolidated Statements of Operations**

(dollars in thousands except per share data)

		Three Mon Marc	I		
	2	011	11 51,	2010	
		(unaud	lited)		
Interest income:					
Loans	\$	11,698	\$	13,444	
Investments and other earning assets		490		761	
Total interest income		12,188		14,205	
Interest expense:					
Deposits		4,503		5,610	
Short-term borrowings		103		47	
Long-term borrowings		778		1,647	
Total interest expense		5,384		7,304	
Net interest income		6,804		6,901	
Provision for loan losses		800		2,190	
Net interest income after provision for loan losses		6,004		4,711	
Noninterest income:					
Total other-than-temporary impairment ( OTTI ) charges				(130)	
Less: Portion included in other comprehensive income (pre-tax)				7	
Net OTTI charges on securities available for sale				(123)	
Mortgage-banking revenue		935		2,507	
ATM fees		771		735	
Service fees on deposits		735		1,060	
Gain on financial instruments carried at fair value				847	
Gain on sale of premises and equipment				152	
Commissions on sales of nondeposit investment products		118		145	
Income from bank-owned life insurance		335		353	
Other		168		166	
Total noninterest income		3,062		5,842	
Noninterest expense:					
Salaries and employee benefits		6,270		6,596	
Occupancy		2,176		2,371	
Furniture, fixtures, and equipment		485		612	
Professional services		1,164		720	
Advertising		136		178	
Data processing		455		402	
ATM servicing expenses		208		204	
Write-downs, losses, and costs of real estate acquired through foreclosure		1,759		1,685	
FDIC insurance premiums		973		934	
Service and maintenance		652		683	
Other		2,097		1,904	
Total noninterest expense		16,375		16,289	
Net loss from continuing operations before income taxes and discontinued operations		(7,309)		(5,736)	
Income tax benefit - continuing operations		( , )		(2,497)	
Net loss from continuing operations		(7,309)		(3,239)	
Loss from discontinued operations		( , )		(200)	
Net loss	\$	(7,309)	\$	(3,439)	
		( , - )		( , )	

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Net loss per common share from continuing operations:		
Basic	\$ (0.40)	\$ (0.50)
Diluted	\$ (0.40)	\$ (0.50)
Net loss per common share from discontinued operations:		
Basic	\$	\$ (0.03)
Diluted	\$	\$ (0.03)
Net loss per common share:		
Basic	\$ (0.40)	\$ (0.53)
Diluted	\$ (0.40)	\$ (0.53)
Diluted	\$ (0.40)	\$ (0.53)

See accompanying notes to the consolidated financial statements.

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## First Mariner Bancorp and Subsidiary

# 

(dollars in thousands except per share data)

					For the Th	ree M	onths Ended	Marc	h, 31, 2011				
	Number of Shares of Common Stock	Common Stock		Additional Paid-in Capital		Accumulated Deficit		Accumulated Other Comprehensive Loss		Total e Stockholders Equity		Comprehensi Loss	
Balance at					_								
December 31, 2010	18,050,117	\$	902	\$	79,667	\$	(73,210)	\$	(3,613)	\$	3,746	\$	
Net loss							(7,309)				(7,309)		(7,309)
Common stock issued,													
net of costs	482,812		21		81						102		
Stock-based													
compensation expense					5						5		
Changes in unrealized													
losses on securities, net													
of taxes									108		108		108
Comprehensive loss												\$	(7,201)
Balance at March 31,													
2011	18,532,929	\$	923	\$	79,753	\$	(80,519)	\$	(3,505)	\$	(3,348)		

	For the Three Months Ended March 31, 2010												
	Number of Shares of Common Stock	Common Stock		Additional Paid-in Capital		Accumulated Deficit		Accumulated Other Comprehensive Loss		ther rehensive Sto		Comprehensive Loss	
Balance at													
December 31, 2009	6,452,631	\$	323	\$	56,771	\$	(26,621)	\$	(3,486)	\$	26,987	\$	
Net loss							(3,439)				(3,439)		(3,439)
Common stock issued,													
net of costs	1,626,016		81		12,535						12,616		
Stock-based													
compensation expense					7						7		
Changes in unrealized													
losses on securities, net													
of taxes									561		561		561
Comprehensive loss												\$	(2,878)
Balance at March 31,													
2010	8,078,647	\$	404	\$	69,313	\$	(30,060)	\$	(2,925)	\$	36,732		

See accompanying notes to the consolidated financial statements.

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## First Mariner Bancorp and Subsidiary

## **Consolidated Statements of Cash Flows**

(dollars in thousands)

	Three Months Ended N	arch 31,		
	2011	2010		
	(unaudited)			
Cash flows from operating activities:	( <b>7.2</b> 00)	(2.420)		
Net loss	\$ (7,309) \$	(3,439)		
Adjustments to reconcile net loss to net cash from operating activities:				
Loss from discontinued operations		200		
Stock-based compensation	5	7		
Depreciation and amortization	852	1,020		
Amortization of unearned loan fees and costs, net	87	12		
Amortization (accretion) of premiums and discounts on mortgage-backed securities, net	1	(12)		
Gain on financial instruments carried at fair value		(847)		
Origination fees and gain on sale of mortgage loans	(745)	(2,050)		
Net OTTI charges on securities available for sale		123		
(Increase) decrease in accrued interest receivable	(42)	226		
Provision for loan losses	800	2,190		
Write-downs and losses on sale of real estate acquired through foreclosure	1,669	1,336		
Gain on sale of premises and equipment		(152)		
Increase in cash surrender value of bank-owned life insurance	(335)	(353)		
Originations of mortgage loans held for sale	(118,872)	(183,885)		
Proceeds from mortgage loans held for sale	212,605	252,660		
Net increase (decrease) in accrued expenses and other liabilities	399	(2,682)		
Net decrease in prepaids and other assets	37	4,214		
Net cash provided by operating activities	89,152	68,568		
Cash flows from investing activities:				
Loan principal repayments, net	34,174	14,524		
Repurchase of loans previously sold	(400)	(593)		
Purchases of premises and equipment	(148)	(679)		
Proceeds from disposals of premises and equipment	3	759		
Maturities/calls/repayments of trading securities		561		
Activity in securities available for sale:				
Maturities/calls/repayments of securities available for sale	2,644	1,709		
Purchase of securities available for sale	(34,026)			
Proceeds from sales of real estate acquired through foreclosure	810	3,177		
Net cash provided investing activities	3,057	19,458		
Cash flows from financing activities:				
Net (decrease) increase in deposits	(36,513)	36,314		
Net decrease in other borrowed funds	(306)	(2,178)		
Net cash (used in) provided by financing activities	(36,819)	34,136		
Increase in cash and cash equivalents	55,390	122,162		
Cash and cash equivalents at beginning of period	217,961	173,703		
Cash and cash equivalents at end of period	\$ 273,351 \$	295,865		
Supplemental information:	,	,		
Interest paid on deposits and borrowed funds	\$ 5,052 \$	8,409		
Income taxes paid	\$ \$	-,		
Real estate acquired in satisfaction of loans	\$ 9,611 \$	2,798		
Exchange transaction reducting junior subordinated deferrable interest debentures	\$ \$	20,000		

See accompanying notes to the consolidated financial statements

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#### First Mariner Bancorp and Subsidiaries

#### **Notes to Consolidated Financial Statements**

(Information as of and for the three months

ended March 31, 2011 and 2010 is unaudited)

#### (1) Summary of Significant Accounting Policies

#### **Basis of Presentation**

The accompanying consolidated financial statements for First Mariner Bancorp have been prepared in accordance with the instructions for Form 10-Q and, therefore, do not include all information and notes necessary for a full presentation of financial condition, results of operations, and cash flows in conformity with accounting principles generally accepted in the United States of America (U.S.). The consolidated financial statements should be read in conjunction with the audited financial statements included in First Mariner Bancorp s Annual Report on Form 10-K for the year ended December 31, 2010. When used in these notes, the terms the Company, we, us, and our refer to First Mariner Bancorp and unless the context requires otherwise, its consolidated subsidiary.

The consolidated financial statements include the accounts of First Mariner and the Bank. All significant intercompany accounts and transactions have been eliminated in consolidation. Events occurring after the date of the financial statements were considered in the preparation of the financial statements. Certain reclassifications have been made to amounts previously reported to conform to classifications made in 2011.

The consolidated financial statements as of March 31, 2011 and for the three months ended March 31, 2011 and 2010 are unaudited but include all adjustments, consisting only of normal recurring adjustments, which we consider necessary for a fair presentation of financial position and results of operations for those periods. The results of operations for the three months ended March 31, 2011 are not necessarily indicative of the results that will be achieved for the entire year or any future interim period.

The preparation of the financial statements in conformity with accounting principles generally accepted in the United States of America (GAAP) requires management to make estimates and judgments that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Material estimates that are particularly susceptible to significant change in the near term relate to the determination of the allowance for loan losses (the allowance), loan repurchases and related valuations, real estate acquired through foreclosure, impairment of securities available for sale (AFS), valuations of financial instruments, and deferred income taxes. In connection with these determinations, management evaluates historical trends and ratios and, where appropriate, obtains independent appraisals for significant properties and prepares fair value analyses. Actual results could differ significantly from those estimates.

#### (2) Going Concern Consideration

Due to the conditions and events discussed later in Note 6, we believe substantial doubt exists as to our ability to continue as a going concern. Management is taking various steps designed to improve the Bank s capital position. The Bank has developed a written alternative capital plan designed to improve the Bank s capital ratios. Such plan is dependent upon a capital infusion to meet the capital requirements of the various regulatory agreements (see Note 6 for more information on the agreements). The Company continues to work with its advisors in an attempt to improve capital ratios. The Company has entered into a definitive agreement regarding the raising of additional capital (see Note 13), however, no assurances can be made that the Company will ultimately meet the provisions and deadlines of the agreement.

The consolidated financial statements presented above and the accompanying Notes have been prepared on a going concern basis, which contemplates the realization of assets and the discharge of liabilities in the normal course of business for the foreseeable future, and does not include any adjustment to reflect the possible future effects on the recoverability and classification of assets, or the amounts and classification of liabilities that may result from the outcome of any extraordinary regulatory action, which would affect our ability to continue as a going concern.

#### (3) Securities

The composition of our securities portfolio (all AFS) is as follows:

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	March 31, 2011											
(dollars in thousands)		Amortized Cost		nrealized Gains	1	Unrealized Losses	Estimated Fair Value					
Mortgage-backed securities	\$	11,742	\$	125	\$	14	\$	11,853				
Trust preferred securities		14,267		80		3,675		10,672				
U.S. government agency notes		33,970		15		149		33,836				
U.S. Treasury securities		1,037						1,037				
Corporate obligations		922		110				1,032				
Equity securities - banks		215		11		24		202				
Equity securities - mutual funds		750		6				756				
	\$	62,903	\$	347	\$	3,862	\$	59,388				

	December 31, 2010											
(dollars in thousands)	Amortized Cost		Unrealized Gains		1	Unrealized Losses	Estimated Fair Value					
Mortgage-backed securities	\$	2,216	\$	109	\$		\$	2,325				
Trust preferred securities		14,269		101		3,906		10,464				
U.S. government agency notes		12,075		12		16		12,071				
U.S. Treasury securities		1,000		1				1,001				
Corporate obligations		913		97				1,010				
Equity securities - banks		215		11		29		197				
Equity securities - mutual funds		750		8				758				
	\$	31,438	\$	339	\$	3,951	\$	27,826				

The amount of OTTI recorded as accumulated other comprehensive loss as of March 31, 2010 was \$7,000 on trust preferred securities. We did not record any such OTTI for the three months ended March 31, 2011.

Contractual maturities of debt securities at March 31, 2011 are shown below. Actual maturities may differ from contractual maturities because borrowers have the right to call or prepay obligations with or without call or prepayment penalties.

(dollars in thousands)	Amortized Cost	Estimated Fair Value
Due after one year through five years	\$ 36,431	\$ 36,430
Due after five years through ten years	1,026	1,018
Due after ten years	12,739	9,129
Mortgage-backed securities	11,742	11,853
	\$ 61,938	\$ 58,430

The following table shows the level of our gross unrealized losses and the fair value of the associated securities by type and maturity for securities AFS at March 31, 2011 and December 31, 2010:

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						March	31, 2	011					
		Less than 12 months 12 months or more Total											
	I	Estimated	Uı	nrealized	E	stimated	υ	Inrealized	E	stimated	Uı	nrealized	
(dollars in thousands)	F	air Value		Losses	Fa	air Value		Losses	Fa	ir Value		Losses	
Mortgage-backed securities	\$	5,110	\$	14	\$		\$		\$	5,110	\$	14	
Trust preferred securities						5,935		3,675		5,935		3,675	
U.S. government agency													
notes		25,757		149						25,757		149	
U.S. Treasury securities		1,037								1,037			
Equity securities - banks						109		24		109		24	
	\$	31,904	\$	163	\$	6,044	\$	3,699	\$	37,948	\$	3,862	

		December 31, 2010												
		Less than 1	2 mont	ths	12 months or more					Total				
	Est	imated	Unr	ealized	Es	stimated	Uı	ırealized	Es	stimated	Un	realized		
(dollars in thousands)	Fai	r Value	Le	osses	Fa	ir Value		Losses	Fa	ir Value	Losses			
Trust preferred securities	\$	340	\$	14	\$	5,722	\$	3,892	\$	6,062	\$	3,906		
U.S. government agency														
notes		4,984		16						4,984		16		
Equity securities - banks						105		29		105		29		
	\$	5,324	\$	30	\$	5,827	\$	3,921	\$	11,151	\$	3,951		

The trust preferred securities that we hold in our securities portfolio are issued by other banks, bank holding companies, and insurance companies. Certain of these securities have experienced declines in value since acquisition. These declines have occurred due to changes in the market which has limited the demand for these securities and reduced their liquidity. We recorded net OTTI charges of \$123,000 on positions in pooled trust preferred collateralized debt obligations during the three months ended March 31, 2010. We did not record any OTTI charges during the three months ended March 31, 2011.

The following shows the activity in OTTI related to credit losses for the three months ended March 31:

(dollars in thousands)	201	1	2010
Balance at beginning of year	\$	7,892 \$	6,643
Additional OTTI taken for credit losses			123
Balance at end of period	\$	7,892 \$	6,766

All of the remaining securities that are temporarily impaired are impaired due to declines in fair values resulting from changes in interest rates or increased credit/liquidity spreads since the time they were purchased. We have the intent to hold these debt securities to maturity, and, for debt and equity securities in a loss position, for the foreseeable future and do not intend, nor do we believe it is more likely than not, that we will be required to sell the securities before anticipated recovery. We expect these securities will be repaid in full, with no losses realized. As such, management considers the impairments to be temporary.

We purchased securities of \$34.0 million during the three months ended March 31, 2011. We did not purchase any securities during the same period in 2010. We did not sell any securities during the three months ended March 31, 2011 or 2010.

At March 31, 2011, we held securities with an aggregate carrying value (fair value) of \$51.4 million that we have pledged as collateral for certain hedging activities, borrowings, government deposits, and customer deposits.

(4	) ]	Loans 1	Receiva	able	and A	All	owance f	for	Loan	Losses
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Loans receivable are summarized as follows:

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(dollars in thousands)	March 31, 2011	December 31, 2010
Commercial	\$ 65,238	\$ 78,607
Commercial mortgage	342,407	349,691
Commercial construction	56,940	58,742
Consumer construction	36,684	31,107
Residential mortgage	122,184	144,194
Consumer	142,932	148,166
Total loans	766,385	810,507
Unearned loan fees, net	1,011	1,180
	\$ 767,396	\$ 811,687

Included in consumer loan totals in the above table are overdrawn commercial and retail checking accounts totaling \$198,000 as of March 31, 2011 and \$186,000 as of December 31, 2010.

#### Transferred Loans

In accordance with the Financial Accounting Standards Board (FASB) guidance on mortgage-banking activities, any loans which are originally originated for sale into the secondary market and which we subsequently elect to transfer into the Company s loan portfolio are valued at fair value at the time of the transfer with any decline in value recorded as a charge against earnings.

Information on the activity in transferred loans and related accretable yield is as follows for the three months ended March 31:

	Loan B	e	Accretal	ole Yi	eld	Total			
(dollars in thousands)	2011		2010	2011		2010	2011		2010
Beginning balance	\$ 26,219	\$	24,575	\$ 178	\$	423 \$	26,041	\$	24,152
Loans moved to real estate									
acquired through foreclosure	(83)		(281)			(8)	(83)		(273)
Charge-offs			(146)			(15)			(131)
Payments/amortization	(17)		(2,454)	(32)		(67)	15		(2,387)
Ending balance	\$ 26,119	\$	21,694	\$ 146	\$	333 \$	25,973	\$	21,361

As of March 31, 2011 and December 31, 2010, we maintained servicing on mortgage loans sold to the Federal National Mortgage Association (FNMA) of approximately \$326.4 million and \$323.3 million, respectively.

At March 31, 2011, we have pledged loans with a carrying value of \$93.2 million as collateral for Federal Home Loan Bank (FHLB) advances.

#### Credit Quality

Management has an established methodology to determine the adequacy of the allowance for loan losses that assesses the risks and losses inherent in the loan portfolio. For purposes of determining the allowance for loan losses, we have segmented our loan portfolio by product type. Our portfolio loan segments are commercial, commercial mortgage, commercial construction, consumer construction, residential mortgage, and consumer. We have looked at all segments to determine if subcategorization into classes is warranted based upon our credit review methodology. We have divided consumer loans into two classes, (1) home equity and second mortgage loans and (2) other consumer loans.

To establish the allowance for loan losses, loans are pooled by portfolio class and an historical loss percentage is applied to each class. The historical loss percentage is based upon a rolling 24 month history. That calculation determines the required allowance for loan loss level. We then apply additional loss multipliers to the different classes of loans to reflect various environmental factors. This amount is considered our unallocated reserve. For individually evaluated loans (impaired loans), we do additional analyses to determine the impairment. In general, this impairment is included as part of the allowance for loan losses (specific reserve) for modified loans and is charged-off for all other impaired loans. These loss estimates are performed under multiple economic scenarios to establish a range of potential outcomes for each criterion. Management applies judgment to develop its own view of loss probability within that range, using external and internal parameters with the objective of establishing an allowance for loss inherent within these portfolios as of the reporting date.

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The following table presents by portfolio segment, the changes in the allowance for loan losses, and the recorded investment in loans.

#### As of and for the three months ended March 31, 2011:

			C	ommercial	$\mathbf{C}$	ommercial	(	Consumer	F	Residential					
(dollars in thousands)	Con	nmercial	]	Mortgage	Co	onstruction	C	onstruction	]	Mortgage	(	Consumer	U	nallocated	Total
Beginning Balance	\$	291	\$	2,542	\$	2,053	\$	817	\$	3,032	\$	2,417	\$	2,963	\$ 14,115
Charge-offs:				(40)				(24)		(350)		(470)			(884)
Recoveries:										7		59			66
Net charge-offs				(40)				(24)		(343)		(411)			(818)
(Reversal of) provision for															
loan losses		(128)		98		(281)		(315)		477		618		331	800
Ending Balance	\$	163	\$	2,600	\$	1,772	\$	478	\$	3,166	\$	2,624	\$	3,294	\$ 14,097
· ·															
Ending balance -															
individually evaluated for															
impairment	\$		\$	103	\$	13	\$		\$	423	\$		\$		\$ 539
Ending balance -															
collectively evaluated for															
impairment	\$	163	\$	2,497	\$	1,759	\$	478	\$	2,743	\$	2,624	\$	3,294	\$ 13,558
•				·		·									
Ending loan balance -															
individually evaluated for															
impairment	\$	1,486	\$	23,647	\$	13,183	\$	1,533	\$	24,888	\$	596			\$ 65,333
Ending loan balance -		,				Í		,		ĺ					ĺ
collectively evaluated for															
impairment		63,921		318,469		43,726		34,828		97,332		143,787			702,063
•	\$	65,407	\$	342,116	\$	56,909	\$	36,361	\$	122,220	\$	144,383			\$ 767,396

## As of and for the three months ended March 31, 2010:

(4-11	C		_	ommercial	 mmercial	Consumer	Residential	C	<b>T</b> I		T-4-1
(dollars in thousands)		nmercial		Mortgage	nstruction	onstruction	Mortgage	Consumer		allocated	Total
Beginning Balance	\$	817	\$	3,336	\$ 1,647	\$ 293	\$ 2,062	\$ 882	\$	2,602	\$ 11,639
Charge-offs:				(270)	(193)	(121)	(804)	(550)			(1,938)
Recoveries:							63	49			112
Net charge-offs				(270)	(193)	(121)	(741)	(501)			(1,826)
Provision for loan losses		59		159	374	56	621	559		362	2,190
Ending Balance	\$	876	\$	3,225	\$ 1,828	\$ 228	\$ 1,942	\$ 940	\$	2,964	\$ 12,003
Ending balance - individually evaluated for impairment	\$		\$	55	\$ 257	\$	\$ 248	\$ 236	\$		\$ 796
Ending balance - collectively evaluated for impairment	\$	876	\$	3,170	\$ 1,571	\$ 228	\$ 1,694	\$ 704		2,964	\$ 11,207
Ending loan balance - individually evaluated for impairment	\$	499	\$	12,483	\$ 19,835	\$ 2,232	\$ 18,595	\$ 1,337			\$ 54,981
Ending loan balance - collectively evaluated for impairment		78,891		318,584	75,986	42,695	149,987	151,261			817,404

\$	79,390 \$	331,067 \$	95,821 \$	44,927 \$	168,582 \$	152,598	\$ 872,385
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We use creditworthiness categories to grade commercial loans. Our internal grading system is based on experiences with

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similarly graded loans. Category ratings are reviewed each quarter. Our internal risk ratings are as follows:

Superior Credit Quality (RR1) This category includes credits that are secured by up to 95% advance against cash balances, municipal or corporate bonds carrying an A rating or better (subject to maturity), U.S. Government securities (subject to maturity), and fully marketable securities of companies with an A or better debt rating. In addition, the borrower must have a reasonable financial condition evidenced by complete financial statements.

High Credit Quality ( RR2 ) This category includes credits that are secured by up to 70% advance against municipal or corporate bonds carrying an A rating or better, U.S. Government securities, and marketable securities of companies with an A or better debt rating. For individual credits, the credit must be secured by any of the aforementioned items or first deed of trust ( DOT ) on residential owner-occupied property with a loan-to-value ( LTV ) ratio of 80% or less and adequate cash flow to service the debt. Permanent real estate loans on fully leased properties with A-rated tenants and a 70% or less LTV with income coverage of 1.25 times or higher may qualify for this rating, with confirmation of tenants financial condition. No commercial construction loans may carry this rating at inception. At March 31, 2011 and December 31, 2010, none of our loans carried this risk rating.

Above Average Credit Quality (RR3) This category includes business loans to publicly traded companies with a B rating or better, commercial construction loans with a contingent-free take-out or substantial pre-leasing (75% or more of leasable space) with a LTV of 70% or less, residential construction loans with pre-sold units and a LTV of 70% or less as long as sales are on a noncontingent basis and the overall project is progressing on schedule as originally determined, loans to individuals with liquid assets and strong net worth and the additional ability to service the debt from sources unrelated to the purpose of the credit extension, and monitored credits to borrowers of sound financial condition with approved advance rates providing adequate margin so that collateral can be easily liquidated within 90 days or less.

Average/Satisfactory Credit Quality (RR4) In general, this category includes small-to-medium sized companies with satisfactory financial condition, cash flow, profitability, and balance sheet and income statement ratios, term loans and revolving credits with annual clean-up requirements, the majority of retail commercial credits, loans to partnerships or small businesses, most wholesale sales finance lines, wholesale distributors whose capital position and profitability are at Robert Morris and Associates averages, and loans to individuals with acceptable financial condition and sufficient net cash flow to service the debt as long as the source of repayment is identifiable and sufficient to liquidate the debt within an acceptable period of time and a secondary source of repayment is evident.

Acceptable With Care ( RR5 ) This category includes secured loans to small or medium sized companies which have suffered a financial setback where a convincing plan for correction demonstrates the deficiency is temporary in nature, loans with debt service coverage ratios below or LTV ratios above policy guidelines, most construction and development loans, permanent loans underwritten based on pro forma rents as opposed to historical or actual rents, real estate loans where the project is moderately off the original projections as to cost estimates or absorption, and loans where the interest reserve is no longer adequate, but the customer or guarantor has a proven ability to carry the interest expense out of pocket for an extended time period without undue financial strain. These credits require additional attention by the account officer and/or loan administration.

Watch Credits ( RR6 ) This category includes loans to borrowers who have experienced a temporary setback or deterioration in financial condition that should correct itself during the next twelve months, companies whose financial condition has been marginally acceptable for a period of time and prospects for significant improvement are limited, loans to individuals with marginal financial condition, and most credits for start-up operations. Also included in this category are real estate loans where the project is moderately off original projections, interest reserve may be depleted, with the borrower or guarantor having a questionable or unproved ability to pay interest out of pocket. Such loans may have

modest cost overruns that will cause a shortage in the budget, raising question as to how the project will be completed. These loans may have a good collateral position, additional collateral, or strong guarantors to mitigate the risk. These credits are considered marginally acceptable, and greater than usual attention is warranted by the account officer and/or loan operations.

Special Mention (RR7) special mention credits are characterized as adequately covered by collateral (if any) and/or the paying capacity of the borrower, but are subject to one or more deteriorating trends. These credits constitute an undue and unwarranted credit risk, but not to the point of justifying a classification of substandard. These credits have potential weaknesses which, if not examined and corrected, may weaken the asset or inadequately protect the Bank's credit position at some future date. This category should not be used to list assets that bear risks usually associated with the particular type of financing. Assets with this rating may have the potential for significant weakness. Loans where weaknesses are evident and significant must be considered for more serious criticism. Examples of credits carried in special mention may include the following:

• Loans which are fully covered by collateral and cash flow, but where margins are inadequate;

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Loans to borrowers with a strong capital base, who are experiencing modest losses;

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•	Loans to borrowers with very strong cash flows, but experiencing modest losses;
•	Credits that are subject to manageable, but excessive, leverage;
	Credits with material collateral documentation exceptions, but which appear to be strong credits. If the documentation exception in unperfected/under secured collateral position, the credit may be risk rated as if it were under secured until such time as the is corrected;
• marketable	Credits to customers who have not provided the Bank with current or satisfactory financial data (unless the credit is secured by liquid e collateral or guaranteed by financially sound parties);
• collateral a	Credits that the account officer may be unable to supervise properly because of a lack of expertise or lack of control over the and/or its condition;
•	Loans with deficient documentation or other deviations from prudent lending practices; and
•	Loans with strong guarantors and/or secondary sources of cash flow are the support for repayment.
collateral p They are c financial c	rd ( RR8 ) Substandard loans are inadequately protected by the current sound worth and paying capacity of the obligor or the bledged, if any. Loans so classified have a well-defined weakness or weaknesses, which jeopardize the orderly liquidation of the debt. haracterized by the distinct possibility that the Bank will sustain some loss if the deficiencies are not corrected. The borrower s ondition indicates an inability to repay, even if restructured. Prospects for improvement in the borrower s financial condition are poor. payment source appears to be shifting from cash flow to liquidation of collateral. Examples of Substandard credits may include the
• or from gu	Credits adequately covered by collateral value, where repayment is dependent upon the sale of nonliquid collateral, nontrading assets, arantors;

	Loans secured by collateral greater than the amount of the credit, but where cash flow is inadequate to amortize the debt over a period of time;
• for loss of j	Credits with negative financial trends coupled with material collateral documentation deficiencies or where there is a high potential principal;
•	Unsecured loans to borrowers whose financial condition does not warrant unsecured advances;
•	Credits where the borrower is in bankruptcy or the work out effort is proceeding toward legal remedies including foreclosure; and
•	All nonaccrual loans.
the weakne improbable because of officers atte classification acquisition	RR9 ) Doubtful classifications have all the weaknesses inherent in those classified Substandard with the added characteristic that sses make collection or liquidation in full on the basis of currently known facts, conditions, and values highly questionable and . A doubtful classification may be appropriate in cases where significant risk exposures are perceived, but loss cannot be determined specific, reasonable, and pending factors which may strengthen and work to the advantage of the credit in the near term. Account empt to identify any principal loss in the credit, where possible, thereby limiting the excessive use of the doubtful classification. The on is a deferral of the estimated loss until its more exact status may be determined. Pending factors include proposed mergers, or liquidation procedures, new capital injection, perfecting liens on additional collateral, and refinancing plans. At March 31, 2011 ber 31, 2010, none of our loans carried this risk rating.
this rating of determine to not to exce category in	Losses must be taken as soon as they are realized. In some instances and on a temporary basis, a portion of a loan may receive (split rating) when the actual loss cannot be currently identified. In these instances, additional facts or information is necessary to he final amount to be charged against the loan loss reserve. When applied for these purposes, this risk rating may be used for a period ed six months. Subsequent to the identification of this split rating, the remaining balance will be risk rated Substandard. This cludes advances in excess of calculated current fair value which are considered uncollectible and do not warrant continuance as seets. This classification does not mean that the loan has absolutely no recovery or salvage value, but rather it is not practical or defer
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writing off this basically worthless asset even though partial recovery may occur in the future. Credits to distressed borrowers lacking an identifiable and realistic source of repayment are generally charged-off. Loans where repayment is dependent upon events that are not predictable in terms of result or timing (such as protracted litigation) are generally charged-off. At March 31, 2011 and December 31, 2010, none of our loans carried this risk rating.

The following table shows the credit quality breakdown of our commercial loan portfolio by class as of March 31, 2011 and December 31, 2010:

	Comn	ierc	ial	(dollars in th				· · · · · · · · · · · · · · · · · · ·								Total		
	2011		2010		2011		2010		2011		2010		2011		2010	2011		2010
RR8	\$ 1,920	\$	1,939	\$	33,285	\$	33,492	\$	13,855	\$	14,677	\$	1,133	\$	1,150 \$	50,193	\$	51,258
RR7	13,802		7,241		12,661		10,921		11,276		6,686		136		136	37,875		24,984
RR6	10,037		9,174		22,710		23,097		11,254		15,081		99		98	44,100		47,450
RR5	13,315		22,417		121,952		126,297		14,584		13,811					149,851		162,525
RR4	24,566		36,257		151,242		155,336		5,940		8,509		34,993		29,408	216,741		229,510
RR3	1,000		1,000		266		268									1,266		1,268
RR1	767		773													767		773
	\$ 65,407	\$	78,801	\$	342,116	\$	349,411	\$	56,909	\$	58,764	\$	36,361	\$	30,792 \$	500,793	\$	517,768

We do not individually grade residential mortgage or consumer loans. Such loans are classified as performing or nonperforming. Loan performance is reviewed each quarter. The following table shows performing and nonperforming (nonaccrual) residential mortgage and consumer loans by class as of March 31, 2011 and December 31, 2010:

	Residentia	l Mo	rtgage	H	ome Equity &	2nd	Mortgage	Other Co	onsu	mer	Total			
(dollars in thousands)	2011		2010		2011		2010	2011		2010		2011		2010
Nonaccruing loans	\$ 12,925	\$	11,877	\$	474	\$	946	\$	\$		\$	13,399	\$	12,823
Performing loans	109,295		132,332		117,551		119,874	26,358		28,890		253,204		281,096
	\$ 122,220	\$	144,209	\$	118,025	\$	120,820	\$ 26,358	\$	28,890	\$	266,603	\$	293,919

The following tables show the aging of our loans receivable by class. Also included are loans that are 90 days or more past due as to interest and principal and still accruing because they are (1) well-secured and in the process of collection or (2) real estate loans or loans exempt under regulatory rules from being classified as nonaccrual.

#### As of March 31, 2011:

(dollars in thousands)	59 Days ast Due	0-89 Days Past Due	90 Days or More Past Due	Total Past Due	Current	Total Loans	0	0 Days r More Accruing
Commercial	\$ 1,760	\$ 147	\$ 2,907	\$ 4,814	\$ 60,593	\$ 65,407	\$	1,583
Commercial mortgage	9,407	3,805	22,045	35,257	306,859	342,116		3,176
Commercial construction	2,113		7,897	10,010	46,899	56,909		
Consumer construction	1,338	123	1,533	2,994	33,367	36,361		

Residential mortgage	11,430	412	12,925	24,767	97,453	122,220	
Home equity and 2nd							
mortgage	2,769	1,245	593	4,607	113,418	118,025	119
Other consumer	47	6	8	61	26,297	26,358	8
	\$ 28,864 \$	5,738 \$	47,908 \$	82,510 \$	684,886 \$	767,396 \$	4,886

#### As of December 31, 2010:

(dollars in thousands)	59 Days ast Due	-89 Days ast Due	90 Days or More Past Due	Total Past Due	Current	Total Loans	0	0 Days r More Accruing
(uonars in thousands)		 						Acciumg
Commercial	\$ 1,626	\$ 169	\$ 1,501	\$ 3,296	\$ 75,505	\$ 78,801	\$	
Commercial mortgage	4,957	2,706	28,943	36,606	312,805	349,411		1,952
Commercial construction			8,237	8,237	50,527	58,764		250
Consumer construction	2,168	379	1,257	3,804	26,988	30,792		
Residential mortgage	10,919	7,789	12,653	31,361	112,848	144,209		776
Home equity and 2nd								
mortgage	3,221	390	946	4,557	116,263	120,820		
Other consumer	125	592		717	28,173	28,890		
	\$ 23,016	\$ 12,025	\$ 53,537	\$ 88,578	\$ 723,109	\$ 811,687	\$	2,978

Impaired loans include nonaccrual loans and troubled debt restructures (  $\ TDR$  or  $\ TDRs$  ). The following tables show the breakout of impaired loans by class:

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					March 3	31, 20	11				
	,		Unpaid		D 1 4 1		Average		Interest		
(dollars in thousands)		Recorded nvestment	Principal Balance	,	Related Allowance		Recorded Investment		Income ecognized	Ch	arge-Offs
With no related allowance:		iivestiiieiit	Dalance	1	Mowance		mvestment	14,	ccogmzcu	CII	arge-Ons
Commercial	\$	1,486	\$ 1,486	\$		\$	1,493	\$	10	\$	
Commercial mortgage	\$	19,676	\$ 19,676	\$		\$	23,105	\$	162	\$	
Commercial construction	\$	12,724	\$ 12,724	\$		\$	12,769	\$	60	\$	
Consumer construction	\$	1,533	\$ 1,533	\$		\$	1,395	\$	23	\$	
Residential mortgage	\$	12,411	\$ 12,411	\$		\$	12,052	\$	18	\$	91
Home equity & 2nd mortgage	\$	596	\$ 596	\$		\$	923	\$	1	\$	
Other consumer	\$		\$	\$		\$		\$		\$	
With a related allowance:											
Commercial											
Commercial mortgage		3,868	3,971		103		3,547		65		40
Commercial construction		446	459		13		445		2		
Consumer construction											24
Residential mortgage		12,054	12,477		423		12,358		148		259
Home equity & 2nd mortgage											471
Other consumer											
Totals:											
Commercial	\$	1,486	\$ 1,486	\$		\$	1,493	\$	10	\$	
Commercial mortgage	\$	23,544	\$ 23,647	\$	103	\$	26,652	\$	227	\$	40
Commercial construction	\$	13,170	\$ 13,183	\$	13	\$	13,214	\$	62	\$	
Consumer construction	\$	1,533	\$ 1,533	\$		\$	1,395	\$	23	\$	24
Residential mortgage	\$	24,465	\$ 24,888	\$	423	\$	24,410	\$	166	\$	350
Home equity & 2nd mortgage	\$	596	\$ 596	\$		\$	923	\$	1	\$	471
Consumer	\$		\$	\$		\$		\$		\$	

		Unpaid		December	r 31,	2010 Average		Interest		
(dollars in thousands)	Recorded nvestment	Principal Balance	A	Related Allowance		Recorded Investment	I	Income Recognized	Cl	narge-Offs
With no related allowance:										
Commercial	\$ 1,501	\$ 1,501	\$		\$	2,069	\$	40	\$	1,979
Commercial mortgage	\$ 26,534	\$ 26,534	\$		\$	17,437	\$	811	\$	1,232
Commercial construction	\$ 12,814	\$ 12,814	\$		\$	10,647	\$	310	\$	2,320
Consumer construction	\$ 1,257	\$ 1,257	\$		\$	2,200	\$	35	\$	804
Residential mortgage	\$ 11,877	\$ 11,877	\$		\$	11,973	\$	381	\$	3,757
Home equity & 2nd mortgage	\$ 1,067	\$ 1,067	\$		\$	1,385	\$	15	\$	3,787
Other consumer	\$	\$	\$		\$	13	\$		\$	
With a related allowance:										
Commercial										
Commercial mortgage	3,226	3,314		88		2,864		73		163
Commercial construction	445	459		14		2,567		18		1,932
Consumer construction										
Residential mortgage	12,661	13,147		486		5,339		695		
Home equity & 2nd mortgage						2,065				
Other consumer						1				
Total:										
Commercial	\$ 1,501	\$ 1,501	\$		\$	2,069	\$	40	\$	1,979
Commercial mortgage	\$ 29,760	\$ 29,848	\$	88	\$	20,301	\$	884	\$	1,395
Commercial construction	\$ 13,259	\$ 13,273	\$	14	\$	13,214	\$	328	\$	4,252
Consumer construction	\$ 1,257	\$ 1,257	\$		\$	2,200	\$	35	\$	804
Residential mortgage	\$ 24,538	\$ 25,024	\$	486	\$	17,312	\$	1,076	\$	3,757
Home equity & 2nd mortgage	\$ 1,067	\$ 1,067	\$		\$	3,450	\$	15	\$	3,787

Consumer \$ \$ \$ 14 \$ \$

The following table shows loans in nonaccrual status by class:

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	March 31,	December 31,	March 31,
(dollars in thousands)	2011	2010	2010
Commercial	\$ 1,324	\$ 1,501	\$ 499
Commercial mortgage	18,869	26,991	11,688
Commercial construction	7,897	7,987	12,514
Consumer construction	1,533	1,257	2,232
Residential mortgage	12,925	11,877	11,428
Home equity and 2nd mortgage	474	946	
Other consumer			1,337
	\$ 43,022	\$ 50,559	\$ 39,698

The interest which would have been recorded on nonaccrual loans if those loans had been performing in accordance with their contractual terms was approximately \$1.4 million and \$1.5 million for the three months ended March 31, 2011 and 2010, respectively. The actual interest income recorded on those loans for the three months ended March 31, 2011 and 2010 was approximately \$215,000 and \$170,000, respectively.

The following table shows the breakdown of loans we modified during the three months ended March 31:

(dollars in thousands)	Number of Modifications	Inv P	2011 ecorded vestment vrior to dification	Inv	corded estment After ification	Number of Modifications	2010 Recorded Investment Prior to Modification	Inv	ecorded vestment After dification
Commercial	1	\$	163	\$	163		\$	\$	
Commercial mortgage	2		2,195		2,195				
Commercial construction						3	2,484		2,484
Consumer construction									
Residential mortgage						3	1,625		1,625
Home equity and 2nd mortgage									
Other consumer									
	3	\$	2,358	\$	2,358	6	\$ 4,109	\$	4,109

The following table shows defaults in the stated period of modifications made during the previous year:

		For the Three Mo	nths Ended March, 31		
	20	11	2	010	
	Number of	Recorded	Number of	Reco	orded
(dollars in thousands)	Modifications	Investment	Modifications	Inves	stment
Commercial		\$		\$	
Commercial mortgage					
Commercial construction					
Consumer construction					
Residential mortgage			1		380
Home equity and 2nd mortgage					
Other consumer					
		\$	1	\$	380

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Total TDRs as of March 31, 2011 and December 31, 2010 amounted to \$24.9 million and \$24.2 million, respectively, of which \$2.6 million and \$2.8 million, respectively, were also in nonaccrual status.

#### (5) Junior Subordinated Deferrable Interest Debentures

The following table shows the subordinated debt issued by First Mariner Bancorp and the related Trust Preferred Securities issued at March 31, 2011 and December 31, 2010:

							ust				
						Pref	erred				
		Subor	dinated			Secu	ırities				
		Debt	Issued			Issu	ed by				
		to T	rust			Tı	ust		Date of	Optional	Stated
Trust	Mar	ch 31, 2011	Decer	nber 31, 2010	Ma	rch 31, 2011	Dec	ember 31, 2010	Original Issue	Redemption Date	Maturity
									December 10,	December 15,	December 10,
MCT II	\$	6,186	\$	6,186	\$	6,000	\$	6,000	2002	2007	2032
MCT III		14,949		14,949		14,500		14,500	June 18, 2003	July 7, 2008	July 7, 2033
MCT											
IV		5,158		5,158		5,000		5,000	August 18, 2003	August 18, 2008	August 18, 2033
									September 25,		
MCT V		10,310		10,310		10,000		10,000	2003	October 8, 2008	October 8, 2033
MCT											
VI		10,310		10,310		10,000		10,000	October 21, 2004	January 7, 2010	January 7, 2035
MCT										September 15,	September 15,
VII		5,155		5,155		5,000		5,000	August 18, 2005	2010	2035
	\$	52,068	\$	52,068	\$	50,500	\$	50,500	-		

First Mariner issued junior subordinated deferrable interest debentures to seven statutory trust subsidiaries, Mariner Capital Trust (MCT) II, MCT III, MCT IV, MCT V, MCT VI, and MCT VII (collectively, the Trusts). The Trusts are Delaware business trusts for which all the common securities are owned by First Mariner and which were formed for the purpose of issuing trust preferred securities. In accordance with FASB guidance, we have deconsolidated the Trusts, and their financial position and results of operations are not included in our consolidated financial position and results of operations. The payment and redemption terms of the debentures and related Trust Preferred Securities are substantially identical.

The Trust Preferred Securities are mandatorily redeemable, in whole or in part, upon repayment of their underlying subordinated debt at their respective maturities or their earlier redemption. The junior subordinated deferrable interest debentures are redeemable prior to maturity at our option on or after their optional redemption dates.

As of March 31, 2011, all of the Trust Preferred Securities are Floating Rate Trust Preferred Securities, which accrue interest equal to the 3-month LIBOR rate plus varying basis points as follows: MCT II 335 basis points; MCT III 325 basis points; MCT IV 305 basis points; MCT VI 310 basis points; MCT VI 205 basis points; and MCT VII 195 basis points.

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The interest expense (including amortization of the cost of issuance) on junior subordinated deferrable interest debentures was \$403,000 and \$652,000 for the three months ended March 31, 2011 and 2010, respectively. In 2009, we elected to defer interest payments on the debentures. This deferment is permitted by the terms of the debentures and does not constitute an event of default thereunder. Interest on the debentures and dividends on the related Trust Preferred Securities continue to accrue and will have to be paid in full prior to the expiration of the deferral period. The total deferral period may not exceed 20 consecutive quarters and expires with the last quarter of 2013.

The junior subordinated deferrable interest debentures are the sole assets of the Trusts. First Mariner has fully and unconditionally guaranteed all of the obligations of the Trusts.

Under applicable regulatory guidelines, a portion of the Trust Preferred Securities will qualify as Tier I capital, and the remaining portion will qualify as Tier II capital, with certain limitations. At March 31, 2011, \$52,000 of the outstanding Trust Preferred Securities qualify as Tier I capital and due to limitations, no additional amounts qualified as Tier II capital.

In February, 2010, the Company executed an Exchange agreement (the Exchange) with its Chairman and Chief Executive Officer (CEO), Edwin F. Hale, Sr., who purchased, from an independent third party, trust preferred securities issued by MCT II, MCT IV, and MCT VIII. On March 30, 2010, pursuant to the terms of the Exchange, the \$20.0 million of the trust preferred securities held by Mr. Hale were exchanged for 1,626,016 shares of common stock plus warrants to purchase 325,203 shares at \$1.15 per share. The Exchange with Mr. Hale provided that if the Company completed, by June 30, 2010, a public or private offering of its common stock at a price per share below the per share price at which Mr. Hale converted his ownership interest in trust preferred securities into shares of Company common stock (i.e. below \$1.23 per share), then Mr. Hale would be issued additional shares of common stock such that the total shares issued to Mr. Hale would equal \$2.0 million divided by the price per share at which shares were sold in the subsequent public or private offering. Shares sold in our April 12, 2010 Rights and Public Offerings were sold at \$1.15 per share. Accordingly, 113,114 additional shares and 22,623 additional warrants were issued to Mr. Hale on April 12, 2010 in conjunction with those offerings. Upon completion of the Exchange, the Company canceled the \$20.0 million in trust preferred securities and the \$1.4 million in accrued interest on the securities in exchange for the common stock and warrants, eliminating this long term debt. As the Exchange was a related party transaction, the resultant gain of \$13.1 million, net of taxes of \$7.5 million, was recorded as an addition to additional paid-in capital in accordance with FASB guidance.

#### (6) Regulatory Matters, Capital Adequacy, and Liquidity

#### Regulatory matters and capital adequacy

Various regulatory capital requirements administered by the federal banking agencies apply to First Mariner and the Bank. Failure to meet minimum capital requirements can initiate certain mandatory, and possibly additional discretionary, actions by regulators that, if undertaken, could have a direct material effect on our financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Bank must meet specific capital guidelines that involve quantitative measures of assets, liabilities, and certain off-balance sheet items as calculated under regulatory accounting practices. The Bank s capital amounts and classification are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors.

Quantitative measures established by regulation to ensure capital adequacy require the Bank to maintain minimum amounts and ratios of total and Tier I capital to risk-weighted assets, and of Tier I capital to average quarterly assets. As of March 31, 2011, the Bank was under-capitalized under the regulatory framework for prompt corrective action.

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Our regulatory capital amounts and ratios as of March 31, 2011 and December 31, 2010 were as follows:

	A	ctual		Minimum Requirements for Capital Adequacy Purposes		To be Well Capitalized Under Prompt Corrective Action Provision	
(dollars in thousands)	An	nouant	Ratio	Amount	Ratio	Amount	Ratio
As of March 31, 2011:							
Total capital (to risk-weighted assets):							
Consolidated	\$	(822)	(0.1)%	\$ 68,145	8.0%\$	85,182	10.0%
Bank		67,511	7.9%	68,307	8.0%	85,383	10.0%
Tier I capital (to risk-weighted assets):							
Consolidated		(822)	(0.1)%	34,073	4.0%	51,109	6.0%
Bank		56,787	6.7%	34,153	4.0%	51,230	6.0%
Tier I capital (to average quarterly assets):							
Consolidated		(822)	(0.1)%	51,580	4.0%	64,475	5.0%
Bank		56,787	4.4%	51,525	4.0%	64,406	5.0%
As of December 31, 2010:							
Total capital (to risk-weighted assets):							
Consolidated	\$	19,344	2.1%	\$ 74,825	8.0%\$	93,531	10.0%
Bank		75,277	8.0%	74,832	8.0%	93,540	10.0%
Tier I capital (to risk-weighted assets):							
Consolidated		9,672	1.0%	37,412	4.0%	56,119	6.0%
Bank		63,544	6.8%	37,416	4.0%	56,124	6.0%
Tier I capital (to average quarterly							
assets):							
Consolidated		9,672	0.7%	53,780	4.0%	67,226	5.0%
Bank		63,544	4.7%	53,926	4.0%	67,407	5.0%

The Federal Deposit Insurance Corporation (FDIC), through the Deposit Insurance Fund (DIF), insures deposits of accountholders up to \$250,000, with the exception of noninterest-bearing transaction accounts, which are insured without limit through December 31, 2012. The Bank pays an annual premium to provide for this insurance.

The Bank is a member of the FHLB System and is required to maintain an investment in the stock of the FHLB based on specific percentages of outstanding mortgages, total assets, or FHLB advances. Purchases and sales of stock are made directly with the Bank at par value.

On September 18, 2009, the Bank entered into an Agreement with the FDIC and the Commissioner of Financial Regulation for the state of Maryland (the Commissioner), pursuant to which it consented to the entry of an Order to Cease and Desist (the September Order), which directs the Bank to (i) increase its capitalization, (ii) improve earnings, (iii) reduce nonperforming loans, (iv) strengthen management policies and practices, and (v) reduce reliance on noncore funding. The September Order required the Bank to adopt a plan to achieve and maintain a Tier I leverage capital ratio of at least 7.5% and a total risk-based capital ratio of at least 11% by June 30, 2010. We did not meet the requirements at June 30, 2010, December 31, 2010, or March 31, 2011. The failure to achieve these capital requirements could result in further action by our regulators.

As part of the September Order, within 30 days after the end of each calendar year, the Bank must submit an annual budget and profit plan and a plan that takes into account the Bank s pricing structure, the Bank s cost of funds and how this can be reduced, and the level of provision expense for adversely classified loans. To address reliance on noncore funding, the Bank must adopt and submit a liquidity plan intended to reduce the Bank s reliance on noncore funding, wholesale funding sources, and high-cost rate-sensitive deposits. While the September Order is in effect, the Bank may not pay dividends or management fees without the FDIC s prior consent, may not accept, renew, or roll over any brokered deposits, and is restricted in the yields that it may pay on deposits.

First Mariner Bancorp is also a party to agreements with the Federal Reserve Bank (FRB) (the FRB Agreements), which, together, require it to: (i) develop and implement a strategic business plan that includes (a) actions that will be taken to improve our operating performance and reduce the level of parent company leverage, (b) a comprehensive budget and an expanded budget review process, (c) a description of the operating assumptions that form the basis for major projected income and expense components and provisions needed to maintain an adequate loan loss reserve, and (d) a capital plan incorporating all capital needs, risks, and regulatory guidelines; and (ii) submit plans to improve enterprise-wide risk management and effectiveness of internal audit programs. First Mariner Bancorp has also agreed to provide the FRB with advance notice of any significant capital transactions. The FRB Agreements also prohibit First Mariner and the Bank from taking any of the following actions without the FRB s prior written approval: (i) declaring or paying any dividends; (ii) taking dividends from the Bank; (iii) making any distributions of interest,

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principal, or other sums on First Mariner s subordinated debentures or trust preferred securities; (iv) incurring, increasing, or guaranteeing any debt; or (v) repurchasing or redeeming any shares of its stock. To satisfy the FRB s minimum capital requirements, First Mariner s consolidated Tier I capital to average quarterly assets, Tier I capital to risk-weighted assets, and total capital to risk-weighted assets ratios at each quarter end must be at least 4.0%, 4.0%, and 8.0%, respectively. At March 31, 2011, those capital ratios were (0.1)%, (0.1)%, and (0.1)%, respectively, which were not in compliance with the minimum requirements. The failure to achieve these capital requirements could result in further action by our regulators.

On April 22, 2009, the Bank entered into an agreement (the April Agreement ) with the FDIC relating to alleged violations of consumer protection regulations relative to its fair lending practices pursuant to which it consented to the issuance of an Order (April Order). The April Order requires the Bank to pay up to \$950,000 in restitution to the Affected Borrowers. It also imposes a civil money penalty of \$50,000, all amounts for which were fully reserved in the final quarter of 2008. In addition to requiring the Bank to cease and desist from violating certain federal fair lending laws, the April Order also requires the Bank to develop and implement policies and procedures to (i) monitor and ensure compliance with fair lending laws and disclosure laws and regulations, (ii) ensure that the costs, terms, features, and risks of the loans and services are adequately disclosed to applicants, and (iii) develop an operating plan to maintain quality control, internal audit, and compliance management systems that are effective in ensuring that the Bank is residential mortgage lending activities comply with all applicable laws, regulations, and Bank policies. The Bank must also conduct or sponsor financial literacy and education courses where it provides residential mortgage loans. Further, the Bank is prohibited from offering payment-option adjustable rate mortgage loans, which the Bank ceased offering in 2007. On April 27, 2010, we received notification from the FDIC to discontinue the restitution process after providing restitution in the amount of \$731,000. The FDIC directed us to apply any remaining settlement funds to our charitable programs, specifically financial literacy programs, while the April Order remains in effect. If any settlement funds remain at the time the April Order is discontinued, those remaining funds will then be applied to the Mariner Charitable Foundation programs.

The foregoing will subject us to increased regulatory scrutiny and may have an adverse impact on our business operations. Failure to comply with the provisions of these regulatory requirements may result in more restrictive actions from our regulators, including more severe and restrictive enforcement actions.

The April Order has not had and is not expected to have a material impact on the Bank s financial performance. Management believes the ultimate successful satisfaction of the September Order s requirements and the requirements of the FRB Agreements will strengthen the financial condition of the Bank and Company for future periods.

See Note 13 for information on a subsequent event regarding a potential recapitalization of the Company.

# Liquidity

The Bank's principal sources of liquidity are cash and cash equivalents (which are cash on hand or amounts due from financial institutions, federal funds sold, money market mutual funds, and interest bearing deposits), AFS securities, deposit accounts, and borrowings. The levels of such sources are dependent on the Bank's operating, financing, and investing activities at any given time. We attempt to primarily rely on core deposits from customers to provide stable and cost-effective sources of funding to support our loan growth. We also seek to augment such deposits with longer term and higher yielding certificates of deposit. Cash and cash equivalents, which totaled \$273.4 million at March 31, 2011, have immediate availability to meet our short-term funding needs. Our entire investment portfolio is classified as AFS, is highly marketable (excluding our holdings of pooled trust preferred securities), and is available to meet our liquidity needs. Additional sources of liquidity include loans held for sale, which totaled \$47.4 million at March 31, 2011, are committed to be sold into the secondary market, and generally are funded

within 60 days and our residential real estate portfolio includes loans that are underwritten to secondary market criteria. Additionally, our residential construction loan portfolio provides a source of liquidity as construction periods generally range from 9-12 months, and these loans are subsequently refinanced with permanent first-lien mortgages and sold into the secondary market. Our loan to deposit ratio stood at 70.7% at March 31, 2011 and 72.4% at December 31, 2010.

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## (7) Employee Benefit Plans

#### **Profit Sharing Plan**

We established a defined contribution plan in 1997, covering our employees meeting certain age and service eligibility requirements. The Plan provides for cash deferrals qualifying under Section 401(k). In 2008, we suspended the company-match contributions.

#### Stock Options and Warrants

We have stock option plans, which provide for the granting of options to acquire First Mariner common stock to our directors and key employees. Option exercise prices are equal to or greater than the fair market value of the common stock on the date of the grant.

We account for stock options issued under our stockholder-approved Long-Term Incentive Plan (the Plan) in accordance with FASB guidance on share-based payments. The plan permits the granting of share options and shares to our directors and key employees. We recognized stock based compensation cost of \$5,000 and \$7,000 for the three months ended March 31, 2011 and 2010, respectively.

During the first quarter of 2010, we issued warrants to purchase 325,203 shares of common stock in the Exchange transaction with Mr. Hale, the Company's Chairman and CEO. The warrants vested immediately upon issuance. See additional information on the transaction in Note 5.

As of March 31, 2011, all options and warrants were fully vested. All options expire 10 years after the date of grant. The warrants expire five years after date of issuance.

Information with respect to stock options and warrants is as follows for the three months ended March 31:

	Number of Shares	011 Weighted- Average Exercise Price	Weighted- Average Remaining Contractual Term (in years)	Aggregate Intrinsic Value (in thousands)	Number	010 Weighted- Average Exercise Price	Weighted- Average Remaining Contractual Term (in years)	Aggregate Intrinsic Value (in thousands)
Outstanding at beginning of year	930,228	\$ 7.92			668,593	\$ 12.20		
Granted	)30, <u>22</u> 0	Ψ 7.52			325,203	1.23		
Forfeited/cancelled	(80,250)	1.50			(98,439)	11.81		
Oustanding at end of year	849,978	8.06	3.4	\$	895,357	8.26	4.1	\$

Exercisable at end of						
year	849,978	8.06	3.4 \$	884,357	8.29	4.1 \$

The weighted average fair value of the warrants issued for the three months ended March 31, 2010 was \$0.73. There were no options granted or warrants issued in 2011. The fair value of the warrants was calculated using the Black-Scholes-Merton option-pricing model with the following weighted average assumptions for the three months ended March 31:

	2010
Dividend yield	
Expected volatility	92.75%
Risk-free interest rate	2.60%
Expected lives	5 years

There were no options or warrants exercised during 2011 or 2010.

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Options and warrants outstanding at March 31, 2011are summarized as follows:

Exercise Price	Options and Warrants Outstanding (shares)	Weighted Average Remaining Contractual Life (in years)	Options and Warrants Exercisable (shares)
\$ 1.09	18,348	4.2	18,348
1.15	347,826	4.0	347,826
4.15	11,200	7.1	11,200
5.41	2,754	6.8	2,754
5.70	34,500	7.0	34,500
6.45	400	0.2	400
7.10	2,500	0.1	2,500
7.40	250	0.5	250
9.16	850	0.7	850
9.86	1,350	1.5	1,350
10.45	92,500	0.8	92,500
10.70	650	1.0	650
11.68	126,500	1.8	126,500
11.95	600	1.8	600
12.03	2,500	1.1	2,500
13.00	700	2.0	700
13.33	7,300	6.1	7,300
13.52	3,000	2.1	3,000
16.67	4,800	4.1	4,800
16.70	1,800	4.6	1,800
16.95	2,300	2.6	2,300
17.45	19,750	4.7	19,750
17.77	134,350	3.8	134,350
18.20	4,950	3.1	4,950
18.38	19,900	2.8	19,900
18.94	2,350	5.6	2,350
19.30	6,050	5.1	6,050
	849,978		849,978

## (8) Comprehensive Loss

Comprehensive loss is defined as net loss plus transactions and other occurrences which are the result of nonowner changes in equity. Our nonowner equity changes are comprised of unrealized gains or losses on AFS securities that are accumulated with net loss in determining comprehensive loss.

Components of our comprehensive loss are as follows for the three months ended March 31:

(dollars in thousands)	2011	2010
Net loss	\$ (7,309) \$	(3,439)

Other comprehensive income items:

Unrealized holding gains on securities arising during the period		
(net of tax expense of \$73 and \$330), respectively)	108	487
Less: reclassification adjustment for losses on securities (net of		
tax benefit of \$0 and \$49, respectively) included in net loss		74
Total other comprehensive income	108	561
Total comprehensive loss	\$ (7,201) \$	(2,878)

## (9) Earnings Per Share

Basic earnings per share is computed by dividing income available to common stockholders by the weighted-average number of common shares outstanding. Diluted earnings per share is computed after adjusting the denominator of the basic earnings per share computation for the effects of all dilutive potential common shares outstanding during the period. The dilutive effects of options,

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warrants, and their equivalents are computed using the treasury stock method. For the three-month periods ended March 31, 2011 and 2010, all options were antidilutive and excluded from the computations due to our realized net loss.

Information relating to the calculation of earnings per common share is summarized as follows for the three months ended March 31:

(dollars in thousands, except for per share data)	2011	2010
Weighted-average share outstanding - basic	18,406,448	6,470,698
Dilutive securities - options and warrants		
Adjusted weighted-average shares outstanding - dilutive	18,406,448	6,470,698
Net loss from continuing operations	\$ (7,309) \$	(3,239)
Net loss from discontinued operations		(200)
Net loss	\$ (7,309) \$	(3,439)
Basic:		
Net loss from continuing operations	\$ (0.40) \$	(0.50)
Net loss from discontinued operations		(0.03)
Net loss	\$ (0.40) \$	(0.53)
Diluted:		
Net loss from continuing operations	\$ (0.40) \$	(0.50)
Net loss from discontinued operations		(0.03)
Net loss	\$ (0.40) \$	(0.53)

#### (10) Fair Value of Financial Instruments

We group financial assets and financial liabilities measured at fair value in three levels, based on the markets in which the assets and liabilities are traded and the reliability of the assumptions used to determine fair value. These levels are:

Level 1	Valuations for assets and liabilities traded in active exchange markets. Valuations are obtained from readily available pricing sources for market transactions involving identical assets or liabilities.
Level 2	Valuations for assets and liabilities traded in less active dealer or broker markets. Valuations are obtained from third particles.

pricing services for identical or comparable assets or liabilities which use observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities.

We record transfers between levels at the end of the reporting period in which the change in significant inputs occurs.

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# Financial Instruments Measured on a Recurring Basis

The following tables present fair value measurements for assets, liabilities, and off-balance sheet items that are measured at fair value on a recurring basis:

(dollars in thousands)		Carrying Value	Quoted Prices (Level 1)	Sig Ob I	ch 31, 2011 mificant Other servable inputs Level 2)	Unol I	nificant bservable nputs evel 3)	In Fa	l Changes air Values luded In od Losses
Securities:									
Mortgage-backed securities	\$	11,853	\$	\$	11,853	\$		\$	
Trust preferred securities		10,672			9,621		1,051		
U.S. government agency notes		33,836			33,836				
U.S. Treasury securities		1,037			1,037				
Corporate obligations		1,032			1,032				
Equity securities - banks		202			202				
Equity securities - mutual									
funds		756			756				
	\$	59,388	\$	\$	58,337	\$	1,051	\$	
Mortgage servicing rights	\$	1,232	\$	\$		\$	1,232	\$	77
Warrants		266					266		
Loans held for sale		47,354			47,354				1,103
Interest rate lock commitments									
( IRLC or IRLCs ) (notions	al								
amount of \$75,117)		75,860			75,860				217
Forward contracts to sell mortgage-backed securities									
(notional amount of \$68,250)		68,056			68,056				70

(dollars in thousands)	Significant Other			Other oted Observable irices Inputs		mificant bservable nputs evel 3)	In F	al Changes Fair Values cluded In iod Losses
Securities:								
Mortgage-backed securities	\$ 2,325	\$	\$	2,325	\$		\$	
Trust preferred securities	10,464			9,477		987		(1,249)(1)
U.S. government agency								
notes	12,071			12,071				
U.S. Treasury securities	1,001			1,001				
Corporate obligations	1,010			1,010				
Equity securities - banks	197			197				
Equity securities - mutual								
funds	758			758				
	\$ 27,826	\$	\$	26,839	\$	987	\$	(1,249)
Mortgage servicing rights	\$ 1,309	\$	\$		\$	1,309	\$	(309)

Warrants	137	137	
Loans held for sale	140,343	140,343	(655)
IRLCs (notional amount of			
\$71,228)	71,753	71,753	479
Forward contracts to sell			
mortgage-backed securities			
(notional amount of			
\$125,500)	127,424	127,424	(3,288)

<sup>(1)</sup> Represents net OTTI charges taken on certain Level 3 securities

Level 3 Financial Instruments

Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies, or similar techniques and at least one significant model assumption or input is unobservable. Level 3 financial instruments also include those for which the determination of fair value requires significant management judgment or estimation.

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#### Securities AFS

The fair value of AFS securities is based on bid quotations received from securities dealers, bid prices received from an external pricing service, or modeling utilizing estimated cash flows, depending on the circumstances of the individual security.

As of March 31, 2011, \$1.1 million (\$10.9 million par value) of our AFS securities (four securities) were classified as Level 3, all of which are pooled trust preferred securities. The market environment has continued to be inactive for these security types and made fair value pricing more subjective. The amount of Level 3 securities will likely continue to be a function of market conditions and additional security transfers from Level 2 to Level 3 could result if further market inactivity occurs.

The following table details the four Level 3 securities:

		Remaining Par	Current Rati	ng/Outlook (1)		(2) Auction	(3)
(dollars in thousands)	Class	Value	Moody s	Fitch	Maturity	Call Date	Index
ALESCO Preferred							
Funding VII	C-1	\$ 1,000	Ca	C	7/23/2035	MAR 2015	3ML + 1.5%
ALESCO Preferred							
Funding XI	C-1	4,938	C	C	12/23/2036	JUNE 2016	3ML + 1.2%
MM Community Funding	В	2,500	Ca	C	8/1/2031	N/A	6ML + 3.1%
MM Community Funding							
IX	B-1	2,500	Caa3	C	5/1/2033	N/A	3ML + 1.8%

<sup>(1)</sup> Ratings as of March 31, 2011.

Classification of Level 3 indicates that significant valuation assumptions are not consistently observable in the market and, as such, fair values are derived using the best available data. We calculated fair value for these four securities by using a present value of future cash flows model, which incorporated assumptions as follows as of March 31, 2011:

	Key Mod	lel Assun	nptions Used I	n Pricing		
Cumulative Default (1)	Deferrals Cured (2)		Credit M (3) (6)	Liquidity Premium (4)		Liquidity M Adi (5) (6)
Delauit (1)	Cureu (2)	141 1	WI (3) (0)	1 i Cilliulli (4)	TAT T I	vi Auj (3) (0)
36.0%	1.3%	\$	48.36	12.00%	\$	35.90

<sup>(2)</sup> Under the terms of the offering, if the notes have not been redeemed in full prior to the indicated call date then an auction of the collateral debt securities will be conducted and the collateral will be sold and the notes redeemed. If the auction is not successful, the collateral manager will conduct auctions on a quarterly basis until the rated notes are redeemed in full.

<sup>(3) 3/6</sup>ML - 3 or 6 Month LIBOR; LIBOR (London Interbank Offered Rate) daily reference rate based on the interest rates at which banks offer to lend unsecured funds to other banks in the London wholesale money market or interbank market.

ALESCO Preferred Funding VII					
ALESCO Preferred					
Funding XI	36.0%	4.0%	50.44	12.00%	41.78
MM Community Funding	68.0%	14.5%	25.20	12.00%	17.06
MM Community Funding	47.0%	10.3%	65.39	12.00%	53.59
171	17.076	10.5 /6	03.37	12.00%	33.37

- (1) The anticipated level of total defaults from the issuers within the pool of performing collateral as of March 31, 2011. There are no recoveries assumed on any default.
- (2) Deferrals that are cured occur 60 months after the initial deferral starts.
- (3) The credit mark to market represents the discounted value of future cash flows after the assumption of current and future defaults discounted at the book rate of interest on the security.
- (4) The risk of being unable to sell the instrument for cash at short notice without significant costs, usually indicative of the level of trading activity for a specific security or class of securities.
- (5) The liquidity mark to market adjustment on the security represents the difference between the value of the discounted cash flows based on the book interest rate and the value discounted at the liquidity premium. The credit MTM less the liquidity MTM equals the estimated fair value price of the security.

## (6) Price per \$100

		March 31, 2011				December 31, 2010			
		Model		ir Value	Model		air Value		
	Re	sult (1)	(in tl	housands)	<b>Result</b> (1) (2)	(in t	thousands)		
ALESCO Preferred Funding VII	\$	12.46	\$	125	\$ 9.38	\$	94		
ALESCO Preferred Funding XI		8.66		428	7.81		386		
MM Community Funding		8.14		203	9.88		247		
MM Community Funding IX		11.80		295	10.41		260		
			\$	1,051		\$	987		

(1) Price per \$100

(2) Based on December 31, 2010 assumptions

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During the three months ended March 31, 2010, we determined that OTTI had occurred with respect to two of our pooled trust preferred securities. The amount of OTTI that is recognized through earnings is determined by comparing the present value of the expected cash flows to the amortized cost of the security. The discount rate used to determine the credit loss is the expected book yield on the security. During the three months ended March 31, 2011, we determined that no OTTI had occurred on any of our securities. The credit loss estimated under the aforementioned method that was charged to operating earnings totaled \$123,000 for the three months ended March 31, 2010.

#### Mortgage Servicing Rights

We calculate the fair value of MSRs by using a present value of future cash flows model.

Fair value of servicing rights are estimated based on the future servicing income of the servicing receivables utilizing management s best estimate of remaining loan lives and discounted at the original discount rate.

A summary of the key economic assumptions used to measure total MSRs follows (dollars in thousands):

	Marc 20	ch 31, 11		nber 31, )10
Fair value of MSRs	\$	1,232	\$	1,309
Weighted-average life (in years) (1)		4.9		5.1
Discount rate		4.95%	6	4.95%
Option-adjusted spread ( OAS )		2.75%	6	2.75%

<sup>(1)</sup> The majority of our MSRs are related to reverse mortgages for which there are no calculable contractual lives.

The value of MSRs is derived from the net positive cash flows associated with the servicing contracts. The Company receives a net servicing fee of generally \$240 per loan annually. The precise market value of MSRs cannot be readily determined because these assets are not actively traded in stand-alone markets. Our MSRs valuation process uses a discounted cash flow model combined with analysis of current market data to arrive at an estimate of fair value at each balance sheet date. The key assumptions used in the valuation of MSRs include mortgage prepayment speeds (average lives), which are a function of the age of the borrower, and the discount rate (projected LIBOR plus option-adjusted spread). Changes in fair value based on variations in assumptions generally cannot be extrapolated because the relationship of the change in assumption to the change in fair value may not be linear. Also, the effect of a variation in a particular assumption on the fair value of the retained interest is calculated without changing any other assumption. In reality, changes in one factor may result in changes in another, which might magnify or counteract the sensitivities. The discount rate used to determine the present value of estimated future net servicing income represents management s expectation of the required rate of return investors in the market would expect for an asset with similar risk.

#### Warrants

As of March 31, 2011, certain warrants were classified as Level 3. See Note 7 for information related to the calculation of fair value of the warrants.

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The table below presents a reconciliation of financial instruments measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the three months ended March 31:

		2011				2010	
(dollars in thousands)	Securities	MSRs	V	Varrants	Securities	MSRs	Warrants
Balance at beginning of year	\$ 987	\$ 1,309	\$	137	\$ 1,432	\$ 1,176	\$
Warrants issued							237
MSR amortization		(65)				(82)	
Increase in fair value included in							
additional paid-in capital				129			
Total realized gains (losses)							
included in other comprehensive							
income	64	(12)			(123)	(8)	
Total unrealized losses included							
in other comprehensive income					(7)		
Balance at end of year	\$ 1,051	\$ 1,232	\$	266	\$ 1,302	\$ 1,086	\$ 237

There were no transfers between any of Levels 1, 2, and 3 for the three months ended March 31, 2011 or 2010.

Other Financial Instruments Measured on a Recurring Basis

#### Loans Held for Sale

Loans held for sale are carried at fair value, which is determined based on outstanding investor commitments or, in the absence of such commitments, based on current investor yield requirements or third party pricing models.

#### **IRLCs**

We engage an experienced third party to estimate the fair market value of our IRLC. IRLCs are valued based upon mandatory pricing quotes from correspondent lenders less estimated costs to process and settle the loan. Fair value is adjusted for the estimated probability of the loan closing with the borrower.

# Forward Contracts to Sell Mortgage-Backed Securities

Fair value of these commitments is determined based upon the quoted market values of the securities.

# Financial Instruments Measured on a Nonrecurring Basis

We may be required, from time to time, to measure certain other financial assets and liabilities at fair value on a nonrecurring basis. These adjustments to fair value usually result from application of lower-of-cost-or-market accounting or write-downs of individual assets. For assets measured at fair value on a nonrecurring basis as of March 31, 2011 and December 31, 2010, the following tables provide the level of valuation assumptions used to determine each adjustment and the carrying value of the assets:

				Significant			
				Other		gnificant	
			Quoted	Observable	Unobservable Inputs (Level 3)		
(dollars in thousands)	C	Carrying Value	Prices (Level 1)	Inputs (Level 2)			
			(Level 1)	` ′			
Impaired loans	\$	65,333	\$	\$	\$	65,333	
Real estate acquired through							
foreclosure		28,317				28,317	
Loans held for sale		47,354				47,354	

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		December 31, 2010							
(dollars in thousands)	(	Carrying Value	Quoted Prices (Level 1)	Significant Other Observable Inputs (Level 2)	Uno	gnificant observable Inputs Level 3)			
Impaired loans	\$	71,970	\$	\$	\$	71,970			
Real estate acquired through	T	,	*	<del>-</del>	-	,,,			
foreclosure		21,185				21,185			
Loans Held for Sale		140,343				140,343			

#### Impaired Loans

Allowable methods for estimating fair value for impaired loans include using the fair value of the collateral for collateral dependent loans or, where a loan is determined not to be collateral dependent, using the discounted cash flow method.

If the impaired loan is identified as collateral dependent, then the fair value method of measuring the amount of impairment is utilized. This method requires obtaining a current independent appraisal or utilizing some other method of valuation for the collateral and applying a discount factor to the value based on our loan review policy and procedures.

If the impaired loan is determined not to be collateral dependent, then the discounted cash flow method is used. This method requires the impaired loan to be recorded at the present value of expected future cash flows discounted at the loan seffective interest rate. The effective interest rate of a loan is the contractual interest rate adjusted for any net deferred loan fees or costs, premiums, or discounts existing at origination or acquisition of the loan.

For all loans other than TDRs, a partial charge-off is recorded to reduce the carrying amount of the loan to its fair value. For TDRs that have an estimated fair value that is below the carrying value, a specific reserve is established and remains part of the allowance until such time that it is determined the loan will proceed to foreclosure. Total impaired loans had a carrying value of \$65.3 million and \$72.0 million as of March 31, 2011 and December 31, 2010, respectively, with specific reserves of \$539,000 and \$588,000 as of March 31, 2011 and December 31, 2010, respectively.

Real Estate Acquired Through Foreclosure

We record foreclosed real estate assets at the lower of cost or estimated fair value on their acquisition dates and at the lower of such initial amount or estimated fair value less estimated selling costs thereafter. Estimated fair value is generally based upon independent appraisal of the collateral or listing prices supported by broker recommendation. We consider these collateral values to be estimated using Level 3 inputs. We held real estate acquired through foreclosure of \$28.3 million as of March 31, 2011 and \$21.2 million as of December 31, 2010. During 2011, we added \$9.6 million to real estate acquired through foreclosure and recorded write-downs and losses on sales, included in noninterest expense, of \$1.7 million. We disposed of \$810,000 of foreclosed properties.

#### Other Financial Instruments

The carrying value and estimated fair value of other financial instruments are summarized in the following table. Certain financial instruments disclosed previously in this footnote are excluded from this table.

	March 31, 2011			Decembe	2010		
		Carrying		Estimated	Carrying		Estimated
(dollars in thousands)		Value		Fair Value	Value		Fair Value
Assets:							
Cash and cash equivalents	\$	273,351	\$	273,351	\$ 217,961	\$	217,961
Loans receivable		767,396		767,650	811,687		812,417
Restricted stock investments		7,095		7,095	7,095		7,095
Liabilities:							
Deposits		1,085,375		1,102,451	1,121,889		1,141,321
Long- and short-term borrowings		117,981		121,584	118,287		120,150
Junior subordinated deferrable interest							
debentures		52,068		32,108	52,068		32,060

Pricing or valuation models are applied using current market information to estimate fair value. In some cases considerable judgment is required to interpret market data to develop the estimates of fair value. Accordingly, the estimates

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presented herein are not necessarily indicative of the amounts the Company could realize in a current market exchange. The use of different market assumptions and/or estimation methods may have a material effect on the estimated fair value amounts.
Cash and Cash Equivalents
The carrying amount for cash and cash equivalents approximates fair value due to the short maturity of these instruments.
Loans Receivable
Loans were segmented into portfolios with similar financial characteristics. Loans were also segmented by type such as residential, multifamily, residential and nonresidential construction and land, home equity and second mortgage loans, commercial, and consumer. Each loan category was further segmented by fixed and adjustable rate interest terms and performing and nonperforming categories. The fair value of each loan category was calculated by discounting anticipated cash flows based on weighted-average contractual maturity, weighted-average coupon, and discount rate.
The fair value for nonperforming loans was determined utilizing FASB guidance on loan impairment.
Restricted Stock Investments
The carrying value of restricted stock investments is a reasonable estimate of fair value as these investments do not have a readily available market.
Deposits
The fair value of deposits with no stated maturity, such as noninterest-bearing deposits, interest-bearing NOW accounts, money market, and savings accounts, is deemed to be equal to the carrying amounts. The fair value of certificates of deposit is based on the discounted value of contractual cash flows. The discount rate for certificates of deposit was estimated using the rate currently offered for deposits of similar remaining maturities.

 $Long-\ and\ Short-Term\ Borrowings\ and\ Junior\ Subordinated\ Deferrable\ Interest\ Debentures$ 

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Long- and short-term borrowings and junior subordinated notes were segmented into categories with similar financial characteristics. Carrying values were discounted using a cash flow approach based on market rates.
Other Off-Balance Sheet Financial Instruments
The disclosure of fair value amounts does not include the fair values of any intangibles, including core deposit intangibles. Core deposit intangibles represent the value attributable to total deposits based on an expected duration of customer relationships.
Limitations
Fair value estimates are made at a specific point in time, based on relevant market information and information about financial instruments. These estimates do not reflect any premium or discount that could result from a one-time sale of our total holdings of a particular financial instrument. Because no market exists for a significant portion of our financial instruments, fair value estimates are based on judgments regarding future expected loss experience, current economic conditions, risk characteristics of various financial instruments, and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect estimates.
(11) Segment Information
We are in the business of providing financial services, and we operate in two business segments commercial and consumer banking and mortgage-banking. Commercial and consumer banking is conducted through the Bank and involves delivering a broad range of financial services, including lending and deposit taking, to individuals and commercial enterprises. This segment also includes our treasury and administrative functions. Mortgage-banking is conducted through First Mariner Mortgage and Next Generation Financial Services, divisions of the Bank, and involves originating first- and second-lien residential mortgages for sale in the secondary market and to the Bank.
The following table presents certain information regarding our business segments:

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### For the three month period ended March 31, 2011:

(dollars in thousands)	Commercial and Consumer Banking	Mortgage- Banking	Total
Interest income	\$ 11,468	\$ 720	\$ 12,188
Interest expense	4,920	464	5,384
Net interest income	6,548	256	6,804
Provision for loan losses	800		800
Net interest income after provision for loan			
losses	5,748	256	6,004
Noninterest income	1,726	1,336	3,062
Noninterest expense	14,349	2,026	16,375
Net intersegment income (expense)	259	(259)	
Net loss before income taxes and			
discontinued operations	\$ (6,616)	\$ (693)	\$ (7,309)
Total assets	\$ 1,218,626	\$ 47,354	\$ 1,265,980

#### For the three month period ended March 31, 2010:

	Commercial and	Mortgage-	m
(dollars in thousands)	Consumer Banking	Banking	Total
Interest income	\$ 13,355	\$ 850	\$ 14,205
Interest expense	7,184	120	7,304
Net interest income	6,171	730	6,901
Provision for loan losses	1,081	1,109	2,190
Net interest income (loss) after provision for			
loan losses	5,090	(379)	4,711
Noninterest income	3,418	2,424	5,842
Noninterest expense	14,315	1,974	16,289
Net intersegment income (expense)	491	(491)	
Net loss before income taxes and			
discontinued operations	\$ (5,316)	\$ (420)	\$ (5,736)
Total assets	\$ 1,349,487	\$ 55,360	\$ 1,404,847

#### (12) Recent Accounting Pronouncements

#### **Pronouncements Adopted**

In July, 2010, the FASB issued ASU No. 2010-20, *Disclosures about the Credit Quality of Financing Receivables and the Allowance for Credit Losses*, which requires companies to improve their disclosures about the credit quality of their financing receivables and the credit reserves held against them. The standard is effective for interim and annual reporting periods ending after December 15, 2010. In January of 2011, this standard was updated by ASU No. 2011-01, *Receivables (Topic 310) Deferral of the Effective Date of Disclosure about Troubled Debt Restructurings in Update No. 2010-20*, which temporarily delays the provisions of ASU No. 2010-20 for troubled debt restructurings until the FASB clarifies the guidance for determining what constitutes a troubled debt restructuring in order to ensure more consistent disclosures about

troubled debt restructurings. The Board expects the effective date for the new troubled debt restructure guidance to be for interim and annual periods ending after June 15, 2011. We began providing the aforementioned disclosures in the Consolidated Financial Statements as of and for the three years ended December 31, 2010.

#### Pronouncements Issued

In April 2011, the FASB issued Accounting Standards Update ( ASU ) No. 2011-02, *A Creditor s Determination of Whether a Restructuring Is a Troubled Debt Restructuring*. ASU No. 2011-02 provides additional guidance and clarification to help creditors in determining whether a creditor has granted a concession and whether a debtor is experiencing financial difficulties for purposes of determining whether a restructuring constitutes a troubled debt restructuring. The provisions of ASU No. 2011-02 will be effective for the Company s reporting period ended September 30, 2011 and will be applied retrospectively to January 1, 2011. As a result of

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the retrospective application, the Company may identify loans that are newly considered impaired. The adoption of this ASU is not expected to have a material impact on the Company s statements of operations or financial condition.

# (13) Subsequent Event

For information with respect to the Securities Purchase Agreement entered into by the Company and the Bank with Priam Capital Fund I, LP on April 19, 2011, see the Company s Current Report on Form 8-K filed with the Securities and Exchange Commission on April 25, 2011.

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#### Item 2 - Management s Discussion and Analysis of Financial Condition and Results of Operations

When used in this report, the terms the Company, we, us, and our refer to First Mariner Bancorp and, unless the context requires otherwise, its consolidated subsidiary. The following discussion should be read and reviewed in conjunction with Management s Discussion and Analysis of Financial Condition and Results of Operations set forth in First Mariner Bancorp s Annual Report on Form 10-K for the year ended December 31, 2010.

#### Recent Developments

For information with respect to the Securities Purchase Agreement entered into by the Company and the Bank with Priam Capital Fund I, LP on April 19, 2011, see the Company s Current Report on Form 8-K filed with the Securities and Exchange Commission on April 25, 2011.

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#### The Company

First Mariner Bancorp is a bank holding company incorporated under the laws of Maryland and registered under the federal Bank Holding Company Act of 1956, as amended. First Mariner Bancorp s business is conducted primarily through its wholly-owned subsidiary, First Mariner Bank (the Bank). The Company had over 630 employees (approximately 592 full-time equivalent employees) as of March 31, 2011.

The Bank, with assets exceeding \$1.2 billion as of March 31, 2011, is engaged in the general commercial banking business, with particular attention and emphasis on the needs of individuals and small to mid-sized businesses, and delivers a wide range of financial products and services that are offered by many larger competitors. The Bank s primary market area for its core banking operations, which consist of traditional commercial and consumer lending, as well as retail and commercial deposit operations, is central Maryland as well as portions of Maryland s eastern shore. Products and services of the Bank include traditional deposit products, a variety of consumer and commercial loans, residential and commercial mortgage and construction loans, wire transfer services, nondeposit investment products, and Internet banking and similar services. Most importantly, the Bank provides customers with access to local Bank officers who are empowered to act with flexibility to meet customers needs in an effort to foster and develop long-term loan and deposit relationships. The Bank is an independent community bank and its deposits are insured by the Federal Deposit Insurance Corporation (the FDIC ).

First Mariner Mortgage, a division of the Bank, engages in mortgage-banking activities, providing mortgages and associated products to customers and selling most of those mortgages into the secondary market. Origination volume during the three months ended March 31, 2011 and 2010 was \$118.9 million and \$183.9 million, respectively. During 2011, 71% of the originations were made in the state of Maryland, 13% in the immediately surrounding states, and the remaining 16% in other states throughout the country. First Mariner Mortgage has offices in Maryland, Delaware, Virginia, and North Carolina.

Next Generation Financial Services ( NGFS ), a division of the Bank, engages in the origination of reverse and conventional mortgage loans, providing these products directly through commission based loan officers throughout the United States. NGFS originates reverse mortgage loans for sale to unaffiliated parties. The Bank does not originate any reverse mortgage loans for its portfolio, but does retain the servicing rights on reverse mortgage loans originated by NGFS and sold to Fannie Mae. The Bank has entered into a purchase and sale agreement with a private company related to NGFS, which may result in the acquisition of NGFS if certain requirements are satisfied. The contemplated acquisition requires two separate independent closings, which include a profit sharing arrangement during the interim period. The initial closing of the transaction has been completed and a subsequent closing must occur before the acquisition is finalized. The subsequent closing is subject to numerous conditions, including, without limitation, that the parties obtain consents and approvals from certain lenders and governmental agencies that license and supervise the Bank. Accordingly, there can be no assurance that the final closing will occur when expected, if at all. The Bank does not anticipate any benefit that results from the sale to be material.

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### **Critical Accounting Policies**

The Company s consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America (GAAP) and follow general practices within the industry in which it operates. Application of these principles requires management to make estimates, assumptions, and judgments that affect the amounts reported in the consolidated financial statements and accompanying notes. These estimates, assumptions, and judgments are based on information available as of the date of the consolidated financial statements; accordingly, as this information changes, the consolidated financial statements could reflect different estimates, assumptions, and judgments. Certain policies inherently have a greater reliance on the use of estimates, assumptions, and judgments and, as such, have a greater possibility of producing results that could be materially different than originally reported. Estimates, assumptions, and judgments are necessary when assets and liabilities are required to be recorded at fair value, when a decline in the value of an asset not carried on the consolidated financial statements at fair value warrants an impairment write-down or valuation reserve to be established, or when an asset or liability needs to be recorded contingent upon a future event. Carrying assets and liabilities at fair value inherently results in more financial statement volatility. When applying accounting policies in such areas that are subjective in nature, management must use its best judgment to arrive at the carrying value of certain assets and liabilities. Below is a discussion of our critical accounting policies.

Allowance for loan losses

Our allowance for loan losses represents an estimated amount that, in management s judgment, will be adequate to absorb probable incurred losses on existing loans. The allowance for loan losses consists of an allocated component and an unallocated component. Management uses a disciplined process and methodology to establish the allowance for losses each quarter. To determine the total allowance for loan losses, we estimate the reserves needed for each segment of the portfolio, including loans analyzed individually and loans analyzed on a pooled basis. The allowance for loan losses consists of amounts applicable to: (1) the commercial loan portfolio; (2) the commercial mortgage loan portfolio; (3) the construction loan portfolio; (4) the residential mortgage loan portfolio; and (5) the consumer loan portfolio.

To determine the balance of the allowance account, loans are pooled by portfolio segment and losses are modeled using historical experience, quantitative analysis, and other mathematical techniques over the loss emergence period. For each class of loan, significant judgment is exercised to determine t