Capitol Federal Financial Inc Form POS AM October 27, 2010

As filed with the Securities and Exchange Commission on October 27 , 2010 Registration No. 333-166578

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 2

to FORM S-1

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933 CAPITOL FEDERAL FINANCIAL, INC.

(Exact name of registrant as specified in its charter)

Maryland 6035 27-2631712

(State or other jurisdiction of (Primary Standard Industrial (I.R.S. Employer Identification

incorporation or organization) Classification Code Number) No.)

700 S. Kansas Avenue, Topeka, Kansas 66603

(785) 235-1341

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

John B. Dicus, President and Chief Executive Officer

700 S. Kansas Avenue, Topeka, Kansas 66603

(785) 235-1341

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copies to:

James S. Fleischer, P.C.
Martin L. Meyrowitz, P.C.
SILVER, FREEDMAN & TAFF, L.L.P.
(a limited liability partnership including professional corporations)
3299 K Street, NW, Suite 100
Washington, DC 20007
(202) 295-4500

Approximate date of commencement of proposed sale to the public: As soon as practicable after this Registration Statement

becomes effective.

If any of the securities being registered on this Form are being offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933 check the following box. x

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective

registration statement for the same offering. o

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier registration statement for the same offering.

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier registration statement for the same offering.

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 the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b–2 of the Exchange Act.

Large accelerated filer o

Accelerated filer o

Non-accelerated filer x

Smaller reporting company o

(Do not check if a smaller reporting company)

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities to be Registered			Proposed Maximum Aggregate Offering Price	Amount of Registration Fee	
Common Stock, par value \$.01 per share	301,737,230	\$10.00	\$3,017,372,300 (1)	\$215,138(2)	

⁽¹⁾ Estimated solely for the purpose of calculating the registration fee.

⁽²⁾ Previously paid.

The Registrant hereby amends this Registration Statement on such date or dates as may be necessary to delay its effective date until the Registrant shall file a further amendment which specifically states that this Registration Statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until the Registration Statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine.

RESOLICITATION AND COMMUNITY OFFERING PROSPECTUS

Capitol Federal Financial, Inc. (Proposed New Holding Company for Capitol Federal Savings Bank)

> Up to 159,850 ,000 Shares of Common Stock \$10.00 per Share

Capitol Federal Financial, Inc., a newly formed Maryland corporation, is offering up to 159,850,000 shares of common stock for sale at \$10.00 per share in connection with the conversion of Capitol Federal Savings Bank MHC from the mutual holding company to the stock holding company form of organization. The shares being offered represent the 71% ownership interest in Capitol Federal Financial currently owned by Capitol Federal Savings Bank MHC. Capitol Federal Financial's common stock is currently traded on the Nasdaq Global Select Market under the trading symbol CFFN. We expect that Capitol Federal Financial, Inc.'s shares of common stock will trade on the Nasdaq Global Select Market under the trading symbol CFFND for a period of 20 trading days following the completion of this stock offering. Thereafter the trading symbol will revert to CFFN. To avoid confusion, we will refer to Capitol Federal Financial in this document as CFF and Capitol Federal Financial, Inc. as Capitol Federal Financial, Inc.

This offering represents a resolicitation and extension of an offering that we initially commenced in July 2010. We are offering the stock on a best efforts basis and we must sell a minimum of 118,150,000 shares to complete the offering. We are offering the shares first to members of Capitol Federal Savings Bank MHC who exercised their subscription rights by subscribing for shares in the initial offering. Subject to the priority rights of these former subscribers, the shares are being concurrently offered to the general public in a community offering. The minimum order is 25 shares. The resolicitation and community offering is scheduled to terminate at 4:00 p.m., Central Time, on [], 2010. We may extend this termination date without notice until [], 2010, unless the Office of Thrift Supervision approves a later date. No single extension can exceed 90 days. If we extend the offering beyond [], 2011, we will notify all subscribers and promptly return the funds of those subscribers who do not reconfirm their subscriptions, with interest. The offering must be completed by August 24, 2012.

Once submitted, orders are irrevocable unless the offering is terminated or is extended beyond [], 2011, or the number of shares of common stock to be sold is increased to more than 159,850,000 shares or decreased to less than 118,150,000 shares. Funds received prior to the closing of the offering will be held in a segregated account at Capitol Federal Savings Bank and will earn interest at Capitol Federal Savings Bank 's statement savings rate, which is currently 0.25% but is subject to change at any time.

If you subscribed for shares of our common stock in the initial offering, your previous subscription order has been canceled and is no longer effective. We have returned all subscription funds submitted by you and canceled any deposit account withdrawals that you authorized. You will not receive any shares of common stock unless you place a new order in this offering; however, you are not required to place a new order in this offering.

Shares of common stock not purchased in the community offering are being offered through a syndicate of broker dealers in a syndicated offering that is being commenced concurrently with the community offering. We have not set an expiration date for the syndicated offering , which may conclude at any time on or after [], 2010. We retain the right to accept or reject, in whole or in part, any order received in the community offering or the syndicated offering . Neither Sandler O'Neill & Partners, L.P., any co-manager or any member of the selling group is obligated to purchase any shares of common stock that are being offered for sale.

In addition to the shares we are selling in the offering, the remaining 29% interest in CFF common stock currently held by stockholders other than Capitol Federal Savings Bank MHC will be exchanged for shares of common stock of Capitol Federal Financial, Inc. using an exchange ratio that will result in the existing public stockholders owning approximately the same percentage of Capitol Federal Financial, Inc. common stock as they owned of CFF common stock immediately prior to the completion of the conversion. We will issue up to 66,760,835 shares of common stock in the exchange. Capitol Federal Financial, Inc. also intends to make a \$40.0 million cash contribution to the Capitol Federal Foundation in connection with the conversion.

OFFERING SUMMARY Price: \$10.00 per share

	Minimum	Midpoint	Maximum
Number of shares	118,150 ,000 1, 181,500	139 ,000,000 1, 390	159,850 ,000 1, 598,500
Gross offering proceeds	\$,000	\$,000,000	\$,000
Estimated offering expenses excluding selling agent			
commission and expenses	\$6,215,000	\$6,215,000	\$6,215,000
Estimated selling agent commissions and expenses(1)(2)	\$43,939,463	\$51,695,663	\$59,451,863
Net proceeds	\$1,131,345,537	\$1,332,089,337	\$1,532,833,137
Net proceeds per share	\$9. 58	\$9. 58	\$9. 59

Includes: (i) fees payable by us to Sandler O'Neill & Partners, L.P. in connection with the community offering (1) equal to 0.75% of the aggregate amount of common stock sold in the community offering (net of insider purchases and shares purchased by our employee stock ownership plan) or approximately \$ 1.9 million at the maximum of the offering range, assuming that 20 % of the offering is sold in the community offering, and (ii) a management fee payable by us of 1.00% of the aggregate dollar amount of the common stock sold in the syndicated offering, 45 % of which will be paid to Sandler O'Neill & Partners, L.P., 15 % of which will be paid to Keefe, Bruyette & Woods, Inc. and 10% of which will be paid to each of Morgan Keegan & Company, Inc., RBC Capital Markets Corporation, Sterne, Agee & Leach, Inc. and Stifel, Nicolaus & Company, Incorporated, and a selling concession payable by us of 3.50% of the actual purchase price of each share of common stock sold in the syndicated offering, which will be allocated to dealers (including Sandler O'Neill & Partners, L.P., Keefe, Bruyette & Woods, Inc., Morgan Keegan & Company, Inc., RBC Capital Markets Corporation, Sterne, Agee & Leach, Inc. and Stifel, Nicolaus & Company, Incorporated) in accordance with the actual number of shares of common stock sold by such dealers, or approximately \$57.5 million at the maximum of the offering range, assuming that 80 % of the offering will be sold in the syndicated offering. See "Pro Forma Data" on page [] of this prospectus and "Marketing Arrangements" on page [] of this prospectus.

This investment involves a degree of risk, including the possible loss of principal.

Please read "Risk Factors" beginning on page [].

These securities are not deposits or savings accounts and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency. None of the Securities and Exchange Commission, the Office of Thrift Supervision, the Federal Deposit Insurance Corporation, or any state securities regulator has approved or disapproved of these securities or determined if this prospectus is accurate or complete. Any representation to the contrary is a criminal offense.

SANDLER O'NEILL + PARTNERS, L.P.

For assistance, please contact the Stock Information Center at 1-877-518-0123.

The date of this prospectus is [], 2010

⁽²⁾ If all shares of common stock are sold in the syndicated offering, the maximum selling agent commissions and expenses would be \$53.2 million at the minimum, \$62.6 million at the midpoint, and \$71.9 million at the maximum of the offering range.

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SUMMARY

The following summary explains the material aspects of the conversion, the offering and the exchange of existing shares of CFF common stock for shares of Capitol Federal Financial, Inc. common stock. It may not contain all of the information that is important to you. Before making an investment decision you should read the remainder of this prospectus carefully, including the consolidated financial statements, the notes to the consolidated financial statements and the section entitled "Risk Factors."

The Companies

Capitol Federal Financial, Inc.

Capitol Federal Financial, Inc. is a newly formed Maryland corporation that was incorporated in April 2010 to be the successor corporation to CFF upon completion of the conversion. Capitol Federal Financial, Inc. will own all of the outstanding shares of common stock of Capitol Federal Savings Bank upon completion of the conversion. Capitol Federal Financial, Inc.'s executive offices are located at 700 South Kansas Avenue, Topeka, Kansas 66603. Our telephone number at this address is (785) 235-1341.

Capitol Federal Savings Bank MHC

Capitol Federal Savings Bank MHC is the federally chartered mutual holding company of CFF. Capitol Federal Savings Bank MHC's principal business activity is the ownership of 52,192,817 shares of common stock of CFF, or 71% of the issued and outstanding shares as of October 11, 2010. After the completion of the conversion, Capitol Federal Savings Bank MHC will cease to exist.

CFF

CFF is a federally chartered stock holding company that owns all of the outstanding common stock of Capitol Federal Savings Bank. At June 30, 2010, CFF had consolidated assets of \$8.54 billion, deposits of \$4.37 billion and stockholders' equity of \$960.0 million. After the completion of the conversion, CFF will cease to exist, and will be succeeded by Capitol Federal Financial, Inc. As of October 11, 2010, CFF had 73, 992,678 shares of common stock issued and outstanding, of which 52,192,817 shares were owned by Capitol Federal Savings Bank MHC. The remaining 21, 799,861 shares of CFF common stock outstanding as of that date were held by the public.

Capitol Federal Savings Bank

Capitol Federal Savings Bank is a federally chartered stock savings bank headquartered in Topeka, Kansas. Capitol Federal Savings Bank was founded in 1893 as a mutual savings institution. In 1999, Capitol Federal Savings Bank converted to stock form and became the wholly owned subsidiary of CFF as part of a mutual holding company reorganization and stock issuance. Capitol Federal Savings Bank provides a full range of retail banking services through its 35 traditional and 11 in-store banking offices serving primarily the metropolitan areas of Topeka, Wichita, Lawrence, Manhattan, Emporia and Salina, Kansas and a portion of the greater Kansas City metropolitan area.

Our Business Strategy

We are a retail-oriented financial institution dedicated to serving the needs of customers in our market areas. Our commitment is to provide qualified borrowers the broadest possible access to home ownership through our mortgage lending programs and to offer a complete set of personal banking products and services to meet our customers 'needs . We strive to enhance stockholder value while maintaining a strong capital position. To meet these goals, we focus

on the following strategies:

Residential Portfolio Lending. We are one of the largest originators of one- to four-family loans in the state of Kansas. We have primarily originated these loans for our own portfolio, rather than for sale, and generally we service the loans we originate. We provide customers with alternatives for their borrowing needs by offering both fixed- and adjustable-rate products with various terms to maturity and pricing alternatives. We offer special programs to individuals who may be first time home buyers, have low or moderate incomes or may have certain credit risk concerns in order to maximize our ability to deliver home ownership opportunities. Through our marketing efforts, our reputation, pricing and strong relationships with real estate agents, we attract mortgage loan business from walk-in customers, customers that apply online and existing customers, and we also purchase loans from correspondent lenders located within our market areas and select market areas in Missouri. To supplement our local originations and to provide some geographic diversity to our portfolio, we also purchase one- to four-family loans from nationwide lenders. Following completion of this offering, we intend to increase our emphasis on purchased one- to four-family loans that meet our underwriting standards.

Retail Financial Services. We offer a wide array of deposit products and retail services for our customers. These products include checking, savings, money market, certificates of deposit and retirement accounts. Our products and services are provided through a branch network of 46 locations, which include traditional branch and retail store locations, our call center which operates on extended hours, telephone bill payment services and Internet-based transaction services.

Cost Control. We are very effective at controlling our costs of operations. Through our technology platform, we are able to centralize our lending and deposit support functions for efficient processing. We have located our branches to serve a broad range of customers through relatively few branch locations. Our average deposit base per traditional branch was \$113.9 million at June 30, 2010. This large average deposit base helps to control costs. Our one-to four-family lending strategy and our effective management of credit risk allows us to service a large portfolio of loans at efficient levels because it costs less to service a portfolio of performing loans. For the nine months ended June 30, 2010, our efficiency ratio was 42.65%.

Asset Quality. We utilize underwriting standards for our lending products that are designed to limit our exposure to credit risk. We require complete documentation for both originated and purchased loans, and make credit decisions based on our assessment of the borrower's ability to repay the loan in accordance with its terms. At June 30, 2010, our ratio of non-performing assets to total assets was 0.47%.

Capital Position. Our policy has always been to protect the safety and soundness of Capitol Federal Savings Bank through conservative credit and operational risk management, balance sheet strength and sound operations. The end result of these activities is a capital ratio in excess of the well-capitalized standards set by the Office of Thrift Supervision. We believe that maintaining a strong capital position safeguards the long-term interests of Capitol Federal Savings Bank, CFF and our stockholders.

Stockholder Value. We strive to enhance stockholder value while maintaining a strong capital position. One way that we provide returns to stockholders is through our dividend payments. Total dividends declared and paid during fiscal year 2010 were \$2.29 per public share. It is our intention to continue to pay cash dividends upon completion of the conversion, to the extent justified by earnings and the capital needs of Capitol Federal Financial, Inc. Shortly following completion of the conversion, we intend to pay a one-time, special dividend of \$0.60 per share to all Capitol Federal Financial, Inc. stockholders, subject to regulatory approval. For the first two fiscal years we intend to pay 100% of our net income (exclusive of our contribution to the charitable foundation) in a combination of quarterly and special year-end dividends. It is currently anticipated that the quarterly dividend will be \$0.075 per share, See "Our Policy Regarding Dividends."

Interest Rate Risk Management. Changes in interest rates are our primary market risk as our balance sheet is comprised of generally long-term interest-earning assets and generally short-term interest-bearing liabilities. As such, fluctuations in interest rates have a significant impact not only upon our net income but also upon the cash flows related to those assets and liabilities and the market value of our assets and liabilities. In order to maintain acceptable levels of net interest income in varying interest rate environments, we take on a moderate amount of interest rate risk consistent with board policies.

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Our Current Organizational Structure

In 1999, CFF became the mid-tier stock holding company of Capitol Federal Savings Bank, owning 100% of Capitol Federal Savings Bank's stock, and conducted an initial public offering by selling a minority of CFF's common stock to the public. The majority of the outstanding shares of common stock of CFF are owned by Capitol Federal Savings Bank MHC, which is a federally chartered mutual holding company with no stockholders.

Pursuant to the terms of the Plan of Conversion and Reorganization of Capitol Federal Savings Bank MHC, which is referred to throughout this prospectus as the plan of conversion and reorganization, Capitol Federal Savings Bank will convert from the mutual holding company to the stock holding company corporate structure. As part of the conversion, we are offering for sale the majority ownership interest of CFF that is currently owned by Capitol Federal Savings Bank MHC. In addition, we intend to make a cash contribution to our existing charitable foundation. Upon completion of the conversion, Capitol Federal Savings Bank MHC will cease to exist, and we will complete the transition from partial to full public stock ownership. In addition, as part of the conversion, existing public stockholders of CFF will receive shares of common stock of Capitol Federal Financial, Inc. in exchange for their shares of CFF common stock pursuant to an exchange ratio that maintains their same percentage ownership in Capitol Federal Financial, Inc. (excluding any new shares purchased by them in the offering and their receipt of cash in lieu of fractional exchange shares) they had in CFF immediately prior to the completion of the conversion and offering. The members of Capitol Federal Savings Bank MHC and the stockholders of CFF approved the plan of conversion and reorganization and the contribution to the charitable foundation at meetings held on August 24, 2010.

The following diagram shows our current organizational structure:

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Our Organizational Structure Following the Conversion

After the conversion and offering are completed, we will be organized as a fully public stock holding company, as follows:

Reasons for the Conversion and the Offering

Our primary reasons for converting and raising additional capital through the offering are:

to eliminate some of the uncertainties associated with financial regulatory reforms, which will result in changes to our primary bank regulator and holding company regulator as well as changes in regulations applicable to us, including, but not limited to, capital requirements, payment of dividends and conversion to full stock form;

the stock holding company structure is a more familiar form of organization, which we believe will make our common stock more appealing to investors, and will give us greater flexibility to access the capital markets through possible future equity and debt offerings, although we have no current plans, agreements or understandings regarding any additional securities offerings;

to improve the liquidity of our shares of common stock and provide more flexible capital management strategies; and

to finance, where opportunities are presented, the acquisition of financial institutions or their branches or other financial service companies primarily in, or adjacent to, our market areas, although we do not currently have any understandings or agreements regarding any specific acquisition transaction.

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Terms of the Offering

We are offering between 118,150 ,000 and 159,850 ,000 shares of common stock in the offering. The purchase price is \$10.00 per share. All investors will pay the same purchase price per share. Investors will not be charged a commission to purchase shares of common stock in the offering.

We are offering the shares first to members of Capitol Federal Savings Bank MHC who exercised their subscription rights by subscribing for shares in the initial subscription offering, although former subscribers are not required to purchase any shares in the offering. Subject to the priority rights of these former subscribers, the shares are being concurrently offered to the general public in a community offering. Sandler O'Neill & Partners, L.P. will assist us in selling the shares in the community offering on a best efforts basis, but is not required to purchase any shares in the offering. In the event of an oversubscription, shares will be allocated in accordance with the terms of the plan of conversion and reorganization. See "The Conversion and Offering" for a detailed description of the share allocation procedures for this offering.

ShareH="1%">CUSIP No. G14838109 13G Page 13 of 18 Pages

- (ii) Shared power to vote or to direct the vote: 0
- (iii) Sole power to dispose or to direct the disposition of: 3,616,953
- (iv) Shared power to dispose or to direct the disposition of: 0 For IVP Cayman:
 - (a) Amount beneficially owned: 1,529,260 Ordinary Shares
 - (b) Percent of class: 2.8%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote: 1,529,260
 - (iii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 1,529,260
 - (v) Shared power to dispose or to direct the disposition of: 0

For IVP Delaware:

(a)	Amount beneficially owned: 228,783 Ordinary Shares					
(b)	Percent of class: 0.4%					
(c)	Number of shares as to which such person has:					
	(i) Sole power to vote or to direct the vote: 228,783					
	(iv) Shared power to vote or to direct the vote: 0					
	(iii) Sole power to dispose or to direct the disposition of: 228,783					
For IVP	(iv) Shared power to dispose or to direct the disposition of: 0 Co-Investors:					
(a)	Amount beneficially owned: 83,717 Ordinary Shares					
(b)	Percent of class: 0.2%					
(c)	Number of shares as to which such person has:					
	(i) Sole power to vote or to direct the vote: 83,717					
	(v) Shared power to vote or to direct the vote: 0					

CUSIP N	No. G1	4838109	13G	Page	14 o	f 18 Pages
	(iii)	Sole power to dispose or to direct the dispose	osition of: 83,717			
For IVP		Shared power to dispose or to direct the divestment Fund II:	sposition of: 0			
(a)	Amo	unt beneficially owned: 3,986,039 Ordinary	y Shares			
(b)	Perce	ent of class: 7.3%				
(c)	Num	ber of shares as to which such person has:				
	(i)	Sole power to vote or to direct the vote: 3,	986,039			
	(vi)	Shared power to vote or to direct the vote:	0			
	(iii)	Sole power to dispose or to direct the dispose	osition of: 3,986,039			
For IVP		Shared power to dispose or to direct the di iates Co-Investment:	sposition of: 0			
(a)	Amo	unt beneficially owned: 3,986,039 Ordinary	y Shares			
(b)	Perce	ent of class: 7.3%				
(c)	Num	ber of shares as to which such person has:				
	(i)	Sole power to vote or to direct the vote: 0				
	(vii)	Shared power to vote or to direct the vote:	3,986,039			

(iii) Sole power to dispose or to direct the disposition of: 0

(a) Amount beneficially owned: 5,521,713 Ordinary Shares						
Percent of class: 10.1%						
(c) Number of shares as to which such person has:						
(i) Sole power to vote or to direct the vote: 0						
(viii) Shared power to vote or to direct the vote: 5,521,713						
(iii) Sole power to dispose or to direct the disposition of: 0						
(iv) Shared power to dispose or to direct the disposition of: 5,521,713						

(iv) Shared power to dispose or to direct the disposition of: 3,986,039

For IVA:

CUSIP	No. G14838	109 13G	Page 15 of 18 Page
For IVA	A Ltd:		
(a)	Amount b	eneficially owned: 5,521,713 Ordinary Shares	
(b)	Percent of	class: 10.1%	
(c)	Number o	shares as to which such person has:	
	(i) Sole	power to vote or to direct the vote: 0	
	(ix) Shar	ed power to vote or to direct the vote: 5,521,713	
	(iii) Sole	power to dispose or to direct the disposition of: 0	
For Insi	(iv) Shar ght Holding	ed power to dispose or to direct the disposition of: 5,521,713 s:	
(a)	Amount b	eneficially owned: 9,507,752 Ordinary Shares	
(b)	Percent of	class: 17.3%	
(c)	Number o	shares as to which such person has:	
	(i) Sole	power to vote or to direct the vote: 0	
	(x) Shar	ed power to vote or to direct the vote: 9,507,752	
	(iii) Sole	power to dispose or to direct the disposition of: 0	
	(iv) Shar	ed power to dispose or to direct the disposition of: 9,507,752	

Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

As the general partner of the Insight VII Funds, IVA may be deemed to beneficially own all 5,521,713 Ordinary Shares held directly by the Insight VII Funds. As the general partner of IVA, IVA Ltd may be deemed to beneficially own all 5,521,713 Ordinary Shares held directly by the Insight VII Funds. As the general partner of IVP Co-Investment Fund II, IVP Associates Co-Investment may be deemed to beneficially own all 3,986,039 Ordinary Shares held directly by IVP Co-Investment Fund II. As the sole shareholder of IVA Ltd and general partner of IVP Associates Co-Investment, Insight Holdings may be deemed to beneficially own all 9,507,752 Ordinary Shares held directly by the Insight VII Funds and IVP Co-Investment Fund II. The foregoing is not an admission by Insight Holdings, IVA, IVA Ltd or IVA Associates Co-Investment that it is the beneficial owner of any Ordinary Shares held by the Insight VII Funds or IVP Co-Investment Fund II, nor is it an admission by any of the Insight VII Funds or IVP Co-Investment Fund II that it is the beneficial owner of the Ordinary Shares held by the other Insight VII Funds.

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Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

The Reporting Persons are making this single, joint filing because they may be deemed to constitute a group within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the <u>Exchange Act</u>). The Reporting Persons disclaim membership in a group and this report shall not be deemed an admission by any of the Reporting Persons that they are or may be members of a group for purposes of Rule 13d-5 or for any other purpose.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

Not applicable.

13G CUSIP No. G14838109 Page 17 of 18 Pages

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 13, 2017

INSIGHT VENTURE PARTNERS VII, L.P.

By: Insight Venture Associates VII, L.P., its general partner

By: Insight Ventures Associates VII, Ltd., its general

partner

/s/ Blair M. Flicker By: Name: Blair M. Flicker Title: Vice President

INSIGHT VENTURE PARTNERS (CAYMAN) VII, L.P.

By: Insight Venture Associates VII, L.P., its general

partner

By: Insight Venture Associates VII, Ltd., its general

partner

/s/ Blair M. Flicker By: Name: Blair M. Flicker Title: Vice President

INSIGHT VENTURE PARTNERS VII (CO-INVESTORS), L.P.

By: Insight Venture Associates VII, L.P., its general

Insight Venture Associates VII, Ltd., its general By:

partner

/s/ Blair M. Flicker By: Name: Blair M. Flicker Title: Vice President

INSIGHT VENTURE PARTNERS (DELAWARE) VII, L.P.

By: Insight Venture Associates VII, L.P., its general

oartner

By: Insight Venture Associates VII, Ltd., its general

partner

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Vice President CUSIP No. G14838109 13G Page 18 of 18 Pages

INSIGHT VENTURE ASSOCIATES VII, L.P.

By: Insight Venture Associates VII, Ltd., its general partner

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Vice President

INSIGHT VENTURE ASSOCIATES VII, LTD.

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Vice President

INSIGHT HOLDINGS GROUP, LLC

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Attorney-in-Fact

INSIGHT VENTURE PARTNERS COINVESTMENT FUND II, L.P.

By: Insight Venture Associates Coinvestment II, L.P., its general partner

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Vice President

INSIGHT VENTURE ASSOCIATES COINVESTMENT II, L.P.

By: /s/ Blair M. Flicker Name: Blair M. Flicker Title: Authorized Officer

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CAPITOL FEDERAL FINANCIAL AND SUBSIDIARIES

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

In April 2009, the FASB issued ASC 820, Fair Value Measurements and Disclosures. This standard provides additional guidance for estimating fair value in accordance with ASC 820, when the transaction volume and level of market activity for the asset or liability have significantly decreased. This standard also includes guidance on identifying circumstances that indicate a transaction is not orderly. The standard emphasizes that the notation of exit price in an orderly transaction (that is, not a forced liquidation or distressed sale) between market participants at the measurement date under current market conditions remains unchanged. The standard was effective for the Company beginning with the quarter ended June 30, 2009. The Company's adoption of the standard did not have a material impact on its financial condition or results of operations.

In April 2009, the FASB issued ASC 320, Investments – Debt and Equity Securities. This standard amends the OTTI guidance in U.S. GAAP for debt securities to make it more operational and to improve the presentation and disclosure of OTTI on debt and equity securities. An OTTI exists for a security which has a fair value less than amortized cost if an entity has the intent to sell the impaired security, it is more likely than not that the entity will be required to sell the impaired security before recovery, or if the entity does not expect to recover the entire amortized cost basis of the impaired security. If the entity has the intent to sell the security or it is more likely than not that it will be required to sell the security, the entire impairment (amortized cost basis over fair value) should be recognized in earnings as an impairment. If an entity does not intend to sell the security and it is not more likely than not that the entity will be required to sell the security, the credit component of the impairment should be recognized in earnings, and the non-credit component should be recognized in other comprehensive income. The standard does not amend existing recognition and measurement guidance related to OTTI of equity securities. The standard expands and increases the frequency of existing disclosures about OTTI for debt and equity securities and requires new disclosures to help users of financial statements understand the significant inputs used in determining credit losses, as well as a rollforward of that amount each period. The standard was effective for the Company beginning with the quarter ended June 30, 2009. The Company's adoption of this standard did not have a material impact on its financial condition or results of operations.

In April 2009, the FASB issued ASC 825, Financial Instruments. This standard requires disclosures about the fair value of financial instruments for interim reporting periods of publicly traded companies as well as in annual financial statements. This standard also amends ASC 270, Interim Reporting, to require those disclosures in summarized financial information at interim reporting periods. The standard requires an entity to disclose in the body or in the accompanying footnotes of its interim financial statements and its annual financial statements the fair value of all financial instruments, whether recognized or not recognized in the consolidated balance sheet. The standard also requires entities to disclose the methods and significant assumptions used to estimate the fair value of financial instruments, and to disclose significant changes in methods or assumptions used to estimate fair values. The standard was effective for the Company beginning with the quarter ended June 30, 2009. Since the provisions of the standard are disclosure related, the Company's adoption of this standard did not have an impact on its financial condition or results of operations. See related disclosure in Note 15.

In May 2009, the FASB issued ASC 855, Subsequent Events. This standard is intended to assist management in assessing and disclosing subsequent events by establishing general standards of accounting for and disclosure of events that occur after the balance sheet date but before the financial statements are issued or are available to be issued. Financial statements are considered to be available to be issued when they are complete in a form and format that complies with U.S. GAAP and all necessary approvals for issuance, such as from management, the board of directors, and/or significant shareholders, have been obtained. The date through which an entity has evaluated subsequent events and the basis for that date should also be disclosed. Management must perform its assessment of subsequent events for both interim and annual financial reporting periods. The standard was effective for the Company beginning with the quarter ended June 30, 2009. The Company's adoption of the standard did not have a material impact on its financial condition or results of operations.

In June 2009, the FASB issued Statement of Financial Accounting Standards ("SFAS") No. 166, Accounting for Transfers of Financial Assets an Amendment of FASB Statement No. 140. SFAS No. 166 amends ASC 860, Transfers of Servicing Assets. The objective of SFAS No. 166 is to improve the relevance, representational faithfulness, and comparability of the information provided in the financial statements related to the transfer of financial assets; the effects of a transfer on the company's financial position, financial performance and cash flows; and a transferor's continuing involvement in transferred financial assets. SFAS No. 166 is effective for financial asset transfers occurring after the beginning of an entity's first fiscal year that begins after November 15, 2009, which for the Company is October 1, 2010. Early adoption is prohibited. The Company has not yet completed its assessment of the impact of SFAS No. 166.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

In June 2009, the FASB issued SFAS No. 167, Amendments to FASB Interpretation No. 46(R). SFAS No. 167 has not been included in the ASC and does not change many of the key principles for determining whether an entity is a variable interest entity consistent with the ASC on "Consolidation." SFAS No. 167 does amend many important provisions of the existing guidance on "Consolidation." SFAS No. 167 is effective as of the beginning of the first fiscal year that begins after November 15, 2009, which for the Company is October 1, 2010. Early adoption is prohibited. The Company has not yet completed its assessment of the impact of SFAS No. 167.

Effective October 1, 2009, the Company adopted new authoritative accounting guidance under ASC 260, Earnings Per Share, which provides that unvested share-based payment awards containing nonforfeitable rights to dividends or dividend equivalents are participating securities and should be included in the computation of earnings per share pursuant to the two-class method. The Company determined that its unvested RRP awards are participating securities. This new guidance requires retrospective adjustment to all prior-period EPS data presented. The Company has participating securities related to the Company's stock incentive plans in the form of unvested restricted common shares. However, these participating securities do not have an impact on the Company's EPS.

In January 2010, the FASB issued Accounting Standards Update ("ASU") 2010-06, Improving Disclosures About Fair Value Measurements, which amends ASC 820-10 to require new disclosures about transfers in and out of Level 1 and Level 2 fair value measurements and the roll forward of activity in Level 3 fair value measurements. ASU 2010-06 also clarifies existing disclosure requirements regarding the level of disaggregation of each class of assets and liabilities within a line item in the statement of financial condition and clarifies that a reporting entity should provide disclosures about the valuation techniques and inputs used to measure fair value for both recurring and nonrecurring fair value measurements that fall in either Level 2 or Level 3 fair value measurements. The new disclosures and clarifications of existing disclosures are effective for interim and annual reporting periods beginning after December 15, 2009, except for the new disclosures about the roll forward of activity in Level 3 fair value measurements which are effective for fiscal years beginning after December 15, 2010 and for interim periods within those fiscal years. Since the provisions of ASU 2010-06 are disclosure related, the Company's adoption of this guidance did not have an impact on its financial condition or results of operations.

In February 2010, the FASB issued ASU 2010-09, Amendments to Certain Recognition and Disclosure Requirements, which amends ASC 855, Subsequent Events to address implementation issues of ASC 855. ASU 2010-09 requires SEC filers to evaluate subsequent events through the date the financial statements are issued and exempts SEC filers from disclosing the date through which subsequent events have been evaluated. The ASU was effective immediately for the Company. Since the provisions of ASU 2010-09 are disclosure related, the Company's adoption of this guidance did not have an impact on its financial condition or results of operations.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

2. EARNINGS PER SHARE

The Company accounts for the 3,024,574 shares acquired by its ESOP and the shares awarded pursuant to its RRP in accordance with ASC 260, which requires that our unvested RRP awards that contain nonforfeitable rights to dividends be treated as participating securities in the computation of EPS pursuant to the two-class method. The two-class method is an earnings allocation that determines EPS for each class of common stock and participating security. Shares acquired by the ESOP are not considered in the basic average shares outstanding until the shares are committed for allocation or vested to an employee's individual account. The following is a reconciliation of the numerators and denominators of the basic and diluted EPS calculations (Dollars in thousands).

	For the Nine Months Ended June 30 (unaudited),		For the Year Ended September 30,		
	2010		2009	2008	2007
Net income(1)	\$52,393	\$49,460	\$66,298	\$50,954	\$32,296
Average common shares outstanding Average committed ESOP shares	73, 200,737	73, 065,433	73,067,880	72,862,705	72,772,859
outstanding Total basis avarage common shares	50,779	50,779	76,236	76,166	76,236
Total basic average common shares outstanding	73, 251,516	73, 116,212	73,144,116	72,938,871	72,849,095
Effect of dilutive RRP	3, 182	5,626	5,378	5,460	5,902
Effect of dilutive stock options	18,711	67,663	58,607	68,335	115,391
Total diluted average common shares outstanding	73, 273,409	73, 189,501	73,208,101	73,012,666	72,970,388
Net EPS: Basic	\$0.72	\$0.68	\$0.91	\$0.70	\$0.44
Diluted	\$0.72	\$0.68	\$0.91	\$0.70	\$0.44
Antidilutive stock options and RRP, excluded from the diluted average common shares outstanding calculation	219,252	74,050	74,050	31,100	31,500
shares outstanding calculation	419,434	74,030	74,030	31,100	31,300

⁽¹⁾ Net income available to participating securities (unvested RRP shares) was inconsequential for the nine months ended June 30, 2010 and 2009 (unaudited) and for the years ended September 30, 2009, 2008 and 2007.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

3. SECURITIES

The following tables reflect the amortized cost, estimated fair value, and gross unrealized gains and losses of AFS and HTM securities at June 30, 2010 (unaudited), September 30, 2009 and 2008. The majority of the securities portfolio is composed of securities issued by U.S. government-sponsored enterprises.

AFS:	June 30 , 2010 (unaudited Gross Gross Amortized Unrealized Unreali Cost Gains Losse (Dollars in thousands)		Estimated Fair Value	
U.S. government sponsored enterprises Municipal bonds Trust preferred securities MBS	\$ 50,347 2,653 3,735 1,048,106 1,104,841	\$ 300 \$ 146 580 58,739 30 59,185 610	\$ 50,647 2, 799 3, 155 1, 106,815 1, 163,416	
HTM: U.S. government sponsored enterprises Municipal bonds MBS	1,075,564 70,899 513,808 1,660,271	3,976 2,046 43 28,954 1 34,976 44	1,079,540 72,902 542,761 1, 695,203	
	\$ 2,765,112	\$ 94,161 \$ 654	\$ 2,858,619	
	Amortized Cost	September 30, 2009 Gross Gross Unrealized Unrealized Gains Losses (Dollars in thousands)	Estimated Fair Value	
AFS: U.S. government sponsored enterprises Municipal bonds Trust preferred securities MBS HTM:	\$ 228,743 2,668 3,774 1,334,357 1,569,542	\$ 1,132 \$ 131 1,664 55,552 698 56,815 2,362	\$ 229,875 2,799 2,110 1,389,211 1,623,995	
U.S. government sponsored enterprises Municipal bonds MBS	175,394 70,526 603,256	535 2,514 40 24,645 72	175,929 73,000 627,829	

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849,176	27,694	112	876,758
\$ 2,418,718	\$ 84,509	\$ 2,474	\$ 2,500,753

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

	September 30, 2008							
				Gross		Gross		Estimated
	Amortized		Unrealized		Unrealized			Fair
		Cost		Gains		Losses		Value
	(Dollars in thousands)							
AFS:						ŕ		
U.S. government sponsored								
enterprises	\$	45,155	\$		\$	967	\$	44,188
Municipal bonds		2,686		61		4		2,743
Trust preferred securities		3,859				1,204		2,655
MBS		1,491,536		3,940		11,421		1,484,055
		1,543,236		4,001		13,596		1,533,641
HTM:								
U.S. government sponsored								
enterprises		37,397		19		647		36,769
Municipal bonds		55,376		408		342		55,442
MBS		750,284		2,105		8,625		743,764
		843,057		2,532		9,614		835,975
	\$	2,386,293	\$	6,533	\$	23,210	\$	2,369,616

At June 30, 2010 (unaudited), September 30, 2009 and 2008, the MBS held within our portfolio were issued by FNMA, FHLMC, or GNMA, with the exception of \$3.6 million, \$4.6 million, and \$6.6 million at those respective dates, which were issued by a private issuer. The following table presents the carrying value of the MBS in our portfolio by issuer:

		At	At September 30,					
	Jun	e 30, 2010			,	,		
	(una	(unaudited)		2009		2008		
			(Dolla	rs in thousands)				
FNMA	\$	846,439	\$	1,035,271	\$	1,150,224		
FHLMC		767,992		949,639		1,073,935		
GNMA		2, 552		2,921		3,536		
Private Issuer		3, 640		4,636		6,644		
	\$	1, 620,623	\$	1,992,467	\$	2,234,339		

The following table presents the taxable and non-taxable components of interest income on investment securities for the quarters ended June 30, 2010 and 2009 (unaudited) and for the fiscal years ended September 30, 2009, 2008 and 2007.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

		For the Nine Months Ended June 30 (unaudited),				For the Year Ended September 30,				
		2010 2009			2009 2008				2007	
	(Dollars in the	ousand	s)							
Taxable	\$ 9,243	\$	2,077	\$	3,526	\$	8,313	\$	30,444	
Non-taxable	1,607		1,483		2,007		1,604		405	
	\$ 10,850	\$	3,560	\$	5,533	\$	9,917	\$	30,849	

At June 30, 2010 (unaudited), September 30, 2009 and 2008, accrued interest receivable on MBS was \$ 6.7 million, \$9.0 million and \$10.9 million, respectively. At June 30, 2010 (unaudited), September 30, 2009 and 2008, accrued interest receivable on investment securities was \$5.9 million, \$3.1 million and \$1.9 million, respectively.

The following tables summarize the estimated fair value and gross unrealized losses of those securities on which an unrealized loss at June 30, 2010 (unaudited), September 30, 2009 and 2008 was reported and the continuous unrealized loss position for the twelve months prior to June 30, 2010 (unaudited), September 30, 2009 and 2008 or for a shorter period of time, as applicable.

	June 30, 2010 (unaudited)									
		1	Less Than 2 Months Estimated	Ur	nrealized		Tha	ll to or Grea in 12 Month Estimated	ns	nrealized
	Count	F	air Value		Losses (Dollars i	Count in thousands)	F	air Value]	Losses
AFS:					`	,				
Trust preferred										
securities		\$		\$		1	\$	3,155	\$	580
MBS	2		20,133		28	4		636		2
	2	\$	20,133	\$	28	5	\$	3,791	\$	582
HTM:										
U.S. government sponsored enterprise										
debentures	1	\$	24,938	\$			\$		\$	
Municipal bonds	3		1,451		12	3		1,943		32
MBS	1		2,315			1		49		
	5	\$	28,704	\$	12	4	\$	1,992	\$	32

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

			September	30, 2009		
		Less Than 12 Months Estimated	•		Equal to or Greathan 12 Montle Estimated	
		Fair	Unrealized		Fair	Unrealized
	Count	Value	Losses (Dollars in t	Count housands)	Value	Losses
AFS:				,		
Trust preferred						
securities		\$	\$	1	\$ 2,110	\$ 1,664
MBS	16	57,157	600	37	15,804	98
	16	\$ 57,157	\$ 600	38	\$ 17,914	\$ 1,762
HTM:						
Municipal bonds	4	\$ 1,930	\$ 36	1	\$ 495	\$ 4
MBS	3	5,563	26	4	11,043	46
	7	\$ 7,493	\$ 62	5	\$ 11,538	\$ 50
			September	30, 2008		
		Less Than			Equal to or Grea	
		12 Months			Than 12 Montl	ns
		Estimated			Estimated	
		Fair	Unrealized		Fair	Unrealized
	Count	Value	Losses (Dollars in t	Count housands)	Value	Losses
AFS:			`	ŕ		
U.S. government sponsored						
enterprises	2	\$ 44,189	\$ 967		\$	\$
Municipal bonds Trust preferred	2	491	4			
securities	1	2,655	1,204			
MBS	150	956,968	10,191	62	51,515	1,230
	155	\$ 1,004,303	\$ 12,366	62	\$ 51,515	\$ 1,230
		+ -,000,000	,,	~ -	, ,,,,,,,	7 -,
HTM: U.S. government						
sponsored enterprises	1	\$ 24,353	¢ 647		¢	\$
	1 47	' '	\$ 647 342		\$	Ф
Municipal bonds MBS		24,522		20	166 907	 2 621
MDS	42	417,400	5,004	30	166,807	3,621
	90	\$ 466,275	\$ 5,993	30	\$ 166,807	\$ 3,621

On a quarterly basis, management conducts a formal review of securities for the presence of OTTI. Management assesses whether an OTTI is present when the fair value of a security is less than its amortized cost basis at the balance sheet date. For such securities, OTTI is considered to have occurred if (1) the Company intends to sell the security, (2) if it is more likely than not the Company will be required to sell the security before recovery of its amortized cost basis, or (3) if the present value of expected cash flows is not sufficient to recover the entire amortized cost.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The unrealized losses at June 30, 2010 (unaudited), September 30, 2009 and 2008 are primarily a result of increases in market yields from the time of purchase. In general, as market yields rise, the fair value of securities will decrease; as market yields fall, the fair value of securities will increase. Management generally views changes in fair value caused by changes in interest rates as temporary; therefore, these securities have not been classified as other-than-temporarily impaired. Additionally, the impairment is also considered temporary because scheduled coupon payments have been made, it is anticipated that the entire principal balance will be collected as scheduled, and management does not intend to sell the securities and it is not more likely than not that the Company will be required to sell the securities before the recovery of the remaining amortized cost amount, which could be at maturity.

The amortized cost and estimated fair value of securities by remaining contractual maturity without consideration for call features or pre-refunding dates are shown below. Actual maturities of MBS may differ from contractual maturities because borrowers have the right to prepay obligations, generally without penalties. Maturities of MBS depend on the repayment characteristics and experience of the underlying financial instruments.

	Amortized Cost	AFS Estimated Fair Value	Amortized Cost	10 (unaudited) FM Estimated Fair Value a thousands)	To Amortized Cost	etal Estimated Fair Value
One year or less One year	\$ 25, 347	\$ 25, 494	\$ 2,978	\$ 3,021	\$ 28,325	\$ 28,515
through five years Five years	25,580	25,766	1,071,795	1,076,442	1,097,375	1,102,208
through ten years	139,540	150,380	340,396	359,916	479,936	510,296
Ten years and thereafter	914,374 1,	961,776 1,	245,102	255,824	1,159,476	1,217,600
	\$ 104,841	\$ 163,416	\$ 1,660,271	\$ 1,695,203	\$ 2,765,112	\$ 2,858,619
			Septembe	er 30, 2009		
	A	AFS	Н	ГΜ	To	otal
		Estimated		Estimated		Estimated
	Amortized	Fair	Amortized	Fair	Amortized	Fair
	Cost	Value	Cost (Dollars ir	Value thousands)	Cost	Value
One year or less One year through five	\$	\$	\$ 247	\$ 251	\$ 247	\$ 251
years	229,118	230,260	196,386	197,492	425,504	427,752

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Five years						
through ten						
years	97,211	103,487	371,221	389,827	468,432	493,314
Ten years and						
thereafter	1,243,213	1,290,248	281,322	289,188	1,524,535	1,579,436
	\$ 1,569,542	\$ 1,623,995	\$ 849,176	\$ 876,758	\$ 2,418,718	\$ 2,500,753

Issuers of certain investment securities have the right to call and prepay obligations with or without prepayment penalties. As of June 30, 2010 (unaudited) and September 30, 2009, the amortized cost of the securities in our portfolio which are callable or have pre-refunding dates within one year totaled \$ 1.06 billion and \$ 334.1 million, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

As of June 30, 2010 (unaudited), September 30, 2009 and 2008, the Bank had pledged AFS and HTM MBS with an amortized cost of \$ 714.5 million, \$764.4 million and \$744.7 million, respectively, and an estimated fair value of \$ 757.2 million, \$797.0 million and \$742.7 million, respectively, as collateral for the repurchase agreements. The securities pledged as collateral for the repurchase agreements can be repledged by the counterparties. As of June 30, 2010 (unaudited), September 30, 2009 and 2008, the Bank also had pledged AFS and HTM MBS with an amortized cost of \$ 173.3 million, \$193.6 million and \$59.1 million, respectively, and an estimated fair value of \$ 184.6 million, \$202.8 million and \$58.2 million, respectively, as collateral for public unit depositors and the Federal Reserve Bank.

During the nine months ended June 30, 2010 (unaudited), the Bank swapped \$194.8 million of originated fixed-rate mortgage loans with the Federal Home Loan Mortgage Corporation ("FHLMC") for MBS ("loan swap transaction"). The MBS received in the loan swap transaction were classified as trading securities prior to the sale. Proceeds from the sale of these securities were \$199.1 million, resulting in a gross realized gain of \$6.5 million. The gain is included in gains on securities and loans receivable, net in the consolidated statements of income for the nine month period.

During the year ended September 30, 2007, proceeds from the sale of securities from the trading portfolio totaled \$389.2 million, resulting in gross realized gains of \$2.8 million and gross realized losses of \$1.7 million. Also during the year ended September 30, 2007, proceeds from the sale of AFS securities totaled \$15.2 million, resulting in a gross loss of \$47 thousand. The gross realized gains and losses are included in gains on securities and loans receivable, net in the consolidated statements of income. All dispositions of securities during 2009 and 2008 were the result of principal repayments or maturities.

4. LOANS RECEIVABLE AND ALLOWANCE FOR LOAN LOSSES

Loans receivable, net at June 30, 2010 (unaudited), September 30, 2009 and 2008 is summarized as follows:

	201	June 30,		Septem	,				
	(un	audited)		2009	2008				
		•		(Dollars in thousands)					
Mortgage loans:									
		5,							
Residential - one- to-four family	\$	061,758	\$	5,321,935	\$	5,026,358			
Multi-family and commercial		67,122		80,493		56,081			
Construction		36,312		39,535		85,178			
		5,165,192		5,441,963		5,167,617			
Other loans:									
Home equity		188,365		195,557		202,956			
Other		7,915		9,430		9,272			
		196,280		204,987		212,228			
Less:									
Undisbursed loan funds		(18, 042))	(20,649)		(43,186)			
Allowance for loan losses		(15,677)	(10,150)		(5,791)			
Unearned loan fees and deferred costs		(11,581)	(12,186)		(10,088)			

\$ 5,316,172 \$ 5,603,965 \$ 5,320,780

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Originating and purchasing loans secured by one- to four-family mortgage loans on residential properties is the Bank's primary business, resulting in a loan concentration in residential first mortgage loans. As a result of the Bank's lending practices, the Bank also has a concentration of loans secured by real property located in Kansas and Missouri. At June 30, 2010 (unaudited), September 30, 2009 and 2008, approximately 70% and approximately 15% of the Bank's loans were located in Kansas and Missouri, respectively.

There were no originations of commercial real estate or business loans for the nine months ended June 30, 2010 (unaudited). The Bank originated and refinanced \$13.1 million of commercial real estate and business loans during the nine months ended June 30, 2010 (unaudited). The Bank originated \$15.3 million, \$975 thousand, and \$16.7 million of commercial real estate and business loans during the years ended September 30, 2009, 2008, and 2007, respectively.

At June 30, 2010 (unaudited), September 30, 2009 and 2008, accrued interest receivable on loans receivable was \$19. 0 million, \$20.5 million, and \$20.9 million, respectively.

The Bank is subject to numerous lending-related regulations. Under the Financial Institutions Reform, Recovery, and Enforcement Act, the Bank may not make real estate loans to one borrower in excess of the greater of 15% of its unimpaired capital and surplus or \$500 thousand. As of June 30, 2010 (unaudited), the Bank was in compliance with this limitation.

Aggregate loans to executive officers, directors and their associates did not exceed 5% of stockholders' equity as of June 30, 2010 (unaudited), September 30, 2009 and 2008. Such loans were made under terms and conditions substantially the same as loans made to parties not affiliated with the Bank.

As of June 30, 2010 (unaudited), June 30, 2009 (unaudited), September 30, 2009, 2008 and 2007, the Bank serviced loans for others aggregating approximately \$ 707.7 million, \$ 608.2 million, \$576.0 million, \$623.0 million and \$674.8 million, respectively. Such loans are not included in the accompanying consolidated balance sheets. Servicing loans for others generally consists of collecting mortgage payments, maintaining escrow accounts, disbursing payments to investors and foreclosure processing. Loan servicing income includes servicing fees withheld from investors and certain charges collected from borrowers, such as late payment fees. The Bank held borrowers' escrow balances on loans serviced for others of \$ 7.9 million, \$7.9 million and \$8.4 million as of June 30, 2010 (unaudited), September 30, 2009 and 2008, respectively.

As of June 30, 2010 (unaudited), September 30, 2009, 2008 and 2007, loans totaling approximately \$ 33.2 million, \$30.9 million, \$13.7 million and \$7.4 million, respectively, were on nonaccrual status. Gross interest income would have increased by \$ 746 thousand and \$ 527 thousand for the nine months ended June 30, 2010 and 2009 (unaudited). Gross interest income would have increased by \$603 thousand, \$178 thousand, and \$101 thousand for the years ended September 30, 2009, 2008, and 2007, respectively, if these nonaccrual status loans were not classified as such. The balance of non-performing loans continues to remain at historically high levels due to the continued elevated level of unemployment coupled with the decline in real estate values, particularly in some of the states in which we have purchased loans.

Management considers all non-accrual loans and troubled debt restructurings that have not been performing satisfactorily under the new terms for 12 consecutive months to be impaired loans. Substantially all of the impaired

loans at June 30, 2010 (unaudited), September 30, 2009 and 2008 were secured by residential real estate. Generally, impaired loans are individually assessed to ensure that the carrying value of the loan is not in excess of the fair value of the collateral, less estimated selling costs. Fair values are estimated through such methods as current appraisals, automated valuation models, broker price opinions or listing prices. Fair values may be adjusted by management to reflect current economic and market conditions. If the outstanding loan balance is in excess of the estimated fair value determined by management, less estimated costs to sell, then a specific valuation allowance is recorded for the difference. The following is a summary of information pertaining to impaired loans.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

			June 30, 2010		e 30,		Septem	ber	30,		
				(unaudited)		2009 (Dollars in thousand		2008			
					(DC	mai	s ili ulousalius	5)			
Impaired loans without a specific valuation allowance Impaired loans with a specific valuation allowance			\$	34	4,631	\$	19,052	Š	5 7,646		
				19	9,328		22,347		6,020		
			\$	53	3, 959	\$	41,399	5	3 13,666		
Specific valuation allowance related to											
impaired loans			\$	4,	857	\$	4,596	9	5 758		
]	For the Nine June 30 (For the Year Ended September 30,					
		2010	arraa	·uite	2009		2009	БСР	2008		2007
					(Dol	lars	in thousands)				
Average investment in impaired loans	\$	45,091	\$	S 2	21,225	\$	25,156	\$	10,878	\$	6,606
Interest income recognized on impaired loans	\$	244	\$	6 3	355	\$	473	\$	150	\$	111

No additional principal is committed to be advanced in connection with impaired loans.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

At June 30, 2010 (unaudited), September 30, 2009, 2008 and 2007, loans totaling \$ 22.3 million, \$10.8 million, \$918 thousand and \$230 thousand, respectively, were troubled debt restructurings that have been under the terms of the restructured loan for less than 12 months.

Continued declines in real estate values could adversely impact the property used as collateral for the Bank's loans. Adverse changes in the economy and increasing unemployment rates may have a negative effect on the ability of the Bank's borrowers to make timely loan payments, which would likely increase delinquencies and have an adverse impact on the Bank's earnings. Further increases in delinquencies will decrease net interest income and will likely adversely impact the Bank's loan loss experience, resulting in an increase in the Bank's allowance for loan losses and provision for loan losses. Although management believes the allowance for loan losses was at an adequate level to absorb known and inherent losses in the loan portfolio at June 30, 2010 (unaudited), the level of the allowance for loan losses remains an estimate that is subject to significant judgment and short-term changes. Additions to the allowance for loan losses may be necessary if future economic and other conditions differ substantially from the current environment.

A summary of the activity in the allowance for loan losses for the quarters ended June 30, 2010 and 2009 (unaudited) and for the years ended September 30, 2009, 2008 and 2007 is as follows:

	For the Nine Months Ended June 30 (unaudited),					For the Year Ended September 30,					2007				
		201	0		200	9		200	9		200	8		200)7
						(Dol	lars	in thousa	ands)						
Balance at beginning of															
period	\$	10,150		\$	5,791		\$	5,791		\$	4,181		\$	4,433	
Provision (recovery)															
charged to expense		8,131			5,768			6,391			2,051			(225)
Charge-offs:															
Residential - one- to															
four-family		(2,600)		(1,298)		(2,007)		(407)		(8)
Home equity		(28)					(1)		(2)		(3)
Other loans		(13)		(19)		(24)		(32)		(16)
Total charge-offs		(2,641)		(1,317)		(2,032)		(441)		(27)
Recoveries		172													
Allowance on loans in the															
loan swap transaction		(135)												
Balance at end of period	\$	15,677		\$	10,242		\$	10,150		\$	5,791		\$	4,181	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

5. PREMISES AND EQUIPMENT, NET

A summary of the net carrying value of banking premises and equipment at June 30, 2010 (unaudited) and September 30, 2009 and 2008 is as follows:

	June 30, 2010			September 30,						
		(unaudited)			09 rs in thousands)	200	08			
Land Building and leasehold improvements Furniture, fixtures and equipment	\$	7, 877 44,272 37, 147 89,296		\$	7,866 40,167 35,874 83,907	\$	7,618 31,027 32,419 71,064			
Less accumulated depreciation		(48,381)		(46,198)		(41,190)			
	\$	40, 915		\$	37,709	\$	29,874			

Depreciation and amortization expense was \$ 3.5 million for the nine months ended June 30, 2010 and 2009 (unaudited). Depreciation and amortization expense for the years ended September 30, 2009, 2008, and 2007 was \$5.1 million, \$5.4 million, and \$4.5 million, respectively.

The Bank has entered into non-cancelable operating lease agreements with respect to banking premises and equipment. It is expected that many agreements will be renewed at expiration in the normal course of business. Rental expense was \$ 923 thousand and \$ 869 thousand for the nine months ended June 30, 2010 and 2009 (unaudited), respectively. Rental expense was \$1.2 million, \$1.2 million, and \$1.1 million for the years ended September 30, 2009, 2008, and 2007, respectively. Future minimum rental commitments by fiscal year, rounded to the nearest thousand, required under operating leases that have initial or remaining non-cancelable lease terms in excess of one year as of June 30, 2010 (unaudited) are as follows (dollars in thousands):

2010	\$261
	1,
2011	035
2012	934
2013	801
2014	763
2015	709
Thereafter	7,732
	12,
	\$235

Future minimum rental commitments, rounded to the nearest thousand, required under operating leases that have initial or remaining non-cancelable lease terms in excess of one year, as of September 30, 2009 are as follows (dollars

in thousands):

2010	\$1,129
2011	990
2012	861
2013	748
2014	706
Thereafter	8,334
	\$12,768

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

6. DEPOSITS

Deposits at June 30, 2010 (unaudited), September 30, 2009 and 2008 are summarized as follows:

	Ju	ine 30,			September 30,							
	2010 (unaudited	1)		2009		2008					
	V	Veighted			Weighted			Weighted				
		Average	% of		Average	% of		Average	%			
	Amount	Rate	Total	Amount	Rate	Total	Amount	Rate	Tot			
				(Doll	ars in thousan	ids)						
Non-certificates:												
Checking	\$ 487,279	0.13%	11.1%	\$ 439,975	0.17 %	10.4 %	\$ 400,461	0.21%	10.			
Savings	238,236	0.54 0.	5. 5	226,396	0.66	5.4	232,103	1.51	5.9			
Money market	945,941 1,	67 0.	21.6	848,157	0.82	20.1	772,323	1.48	19.			
Total non-certificates	\$ 671,456	49 %	38. 2%	\$ 1,514,528	0.61 %	35.9 %	\$ 1,404,887	7 1.12%	35.			
Certificates of deposit:												
0.00	ф. 1 77 104	0.	4.4	5 0.026	0.55	1.0	111	0.50				
0.00 - 0.99%	\$ 177,194	54	4.1	78,036	0.55	1.8	114	0.59				
1.00 1.00%	072 102	1.	10.0	254.046	1.55	6.0	7.406	1.00	0.0			
1.00 – 1.99%	872,193	45 2.	19.9	254,846	1.55	6.0	7,426	1.98	0.2			
2.00 - 2.99%	777,822	50	17.8	971,605	2.42	23.0	413,102	2.78	10.			
3.00 – 3.99%	599,580	3.49 4.	13.7	848,991	3.45	20.1	935,470	3.39	23.			
4.00 – 4.99%	183, 255	33 5.	4.2	326,087	4.41	7.7	747,612	4.52	19.			
5.00 – 5.99%	91,749	15 6.	2.1	233,572	5.17	5.5	414,347	5.17	10.			
6.00 - 6.99%	595	30		944	6.48		925	6.47				
0.00 0.5576	2,	2.		,	0.10) 2 8	0.17				
Total certificates of deposit	•	47	61. 8	2,714,081	3.09	64.1	2,518,996	5 3.91	64.			
	4,	1.	100									
	\$ 373,844	71 %	.0 %	\$ 4,228,609	2.20 %	100.0%	\$ 3,923,883	3 2.91%	100			

Interest expense on deposits for the periods presented is as follows (in thousands):

Nine Months 1	Ended			
June 30 (unau	dited),	Year En	ded September 30,	
2010	2009	2009	2008	2007

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	-				. •	

Checking	\$ 471	\$ 652	\$ 879	\$ 819	\$ 850
Savings	1,000	1, 449	1,873	4,105	4,952
Money market	4,947	6,639	8,512	16,771	26,566
Certificates	54,612	67,461	89,207	111,740	114,911
	\$ 61,030	\$ 76,201	\$ 100,471	\$ 133,435	\$ 147,279

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

As of June 30, 2010 (unaudited) and September 30, 2009, certificates of deposit mature as follows:

	June 30	, 2010						
	(unauc	lited)	September	30, 2009				
		Weighted	d	Weighte	ed			
		Average	;	Averag	e			
	Amount	Rate	Amount	Rate				
		(Dollars in thousands)						
Within one year or less	\$1,462,717	2. 15	% \$1,634,399	2.97	%			
Between one and two years	686,576	2.91	609,704	3.15				
Between two and three years	268,266	2.67	333,648	3.49				
Between three and four years	176,121	2.73	115,465	3.22				
Between four and five years	106,761	2.94	19,744	3.15				
Thereafter	1, 947	3. 20	1,121	3.61				
	\$2,702,388	2.47	% \$2,714,081	3.09	%			

The amount of noninterest-bearing deposits was \$79.0 million, \$71.7 million and \$66.8 million as of June 30, 2010 (unaudited), September 30, 2009 and 2008, respectively. Certificates of deposit with a minimum denomination of \$100 thousand were \$855.2 million, \$790.8 million and \$686.3 million as of June 30, 2010 (unaudited), September 30, 2009 and 2008, respectively. Deposits in excess of \$250 thousand generally are not federally insured. The aggregate amount of deposits that were reclassified as loans receivable due to customer overdrafts was \$227 thousand, \$235 thousand and \$296 thousand as of June 30, 2010 (unaudited), September 30, 2009 and 2008, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

7. BORROWED FUNDS

At June 30, 2010 (unaudited) and September 30, 2009 and 2008, the Company's borrowed funds consisted of FHLB advances and other borrowings. Included in other borrowings are repurchase agreements and Junior Subordinated Deferrable Interest Debentures (the "Debentures").

FHLB Advances – FHLB advances at June 30, 2010 (unaudited), September 30, 2009 and 2008 were comprised of the following:

	(un	June 30, 2010 (unaudited) (Dollars in thousan			ptember 3 2009		2008			
Fixed-rate FHLB advances Deferred prepayment penalty Deferred gain on terminated interest rate swaps	\$	2,426,000 (30, 037 674 2, 396,637)	\$	2,426,00 (34,227 797 2,392,57)	\$ \$	2,446,00 1,129 2,447,12		
Weighted average contractual interest rate on FHLB advances Weighted average effective interest rate on FHLB advances (1)	Þ	3. 64 3.98	%	Ф	3.79 4.13	%	Ф	4.77 4.75	% %	

⁽¹⁾ The effective rate includes the net impact of the amortization of deferred prepayment penalties related to the prepayment of certain FHLB advances and deferred gains related to the termination of interest rate swaps.

During the first quarter of fiscal year 2008, management terminated interest rate swap agreements with total notional amounts of \$575.0 million. As a result of the termination, the Bank received cash proceeds of \$1.7 million and recorded a deferred gain for the proceeds. The gain is being amortized to interest expense on FHLB advances over the remaining life of the FHLB advances that were originally hedged by the terminated interest rate swap agreements. The Bank had no interest rate swap agreements outstanding at June 30, 2010 (unaudited), September 30, 2009 or 2008.

During fiscal year 2009, the Bank prepaid \$875.0 million of fixed-rate FHLB advances with a weighted average interest rate of 5.65% and a weighted average remaining term to maturity of 11 months. The prepaid FHLB advances were replaced with \$875.0 million of fixed-rate FHLB advances, with a weighted average contractual interest rate of 3.41% and an average term of 69 months. The Bank paid a \$38.4 million penalty to the FHLB as a result of prepaying the FHLB advances. The prepayment penalty was deferred as an adjustment to the carrying value of the new advances as the new FHLB advances were not "substantially different," from the prepaid FHLB advances. The present value of the cash flows under the terms of the new FHLB advances was not more than 10% different from the present

value of the cash flows under the terms of the prepaid FHLB advances (including the prepayment penalty) and there were no embedded conversion options in the prepaid FHLB advances or in the new FHLB advances. The prepayment penalty effectively increased the interest rate on the new advances 96 basis points at the time of the transaction. The deferred prepayment penalty is being recognized in interest expense over the life of the new FHLB advances.

During fiscal year 2010, the Bank prepaid \$200.0 million (unaudited) of fixed-rate FHLB advances with a weighted average interest rate of 4.63% (unaudited) and a weighted average remaining term to maturity of 84 months (unaudited). The prepaid FHLB advances were replaced with \$200.0 million (unaudited) of fixed-rate FHLB advances, with a weighted average contractual interest rate of 3.17% (unaudited) and an average term of 84 months (unaudited). The Bank paid a \$875 thousand (unaudited) prepayment penalty to the FHLB as a result of prepaying the FHLB advances. The present value of the cash flows under the terms of the new FHLB advance was not more than 10% (unaudited) different from the present value of the cash flows under the terms of the prepaid FHLB advances (including the prepayment penalty) and there were no embedded conversion options in the prepaid advances or in the new FHLB advances (unaudited). The prepayment penalty effectively increased the interest rate on the new advances 7 basis points at the time of the transaction. The deferred prepayment penalty is being recognized in interest expense over the life of the new FHLB advances. The benefit of prepaying the advances in fiscal year 2009 and 2010 was an immediate decrease in interest expense, and a decrease in interest rate sensitivity, as the maturities of the refinanced advances were extended at a lower rate.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The FHLB advances are secured by certain qualifying mortgage loans pursuant to a blanket collateral agreement with the FHLB and all of the capital stock of FHLB owned by the Bank. Per the FHLB's lending guidelines, total FHLB borrowings cannot exceed 40% of total Bank assets without the pre-approval of the FHLB president. At June 30 , 2010 (unaudited) and September 30, 2009, the Bank's ratio of FHLB advances to total assets, as reported to the OTS, was 28%.

At June 30, 2010 (unaudited), the Bank had access to a line of credit with the FHLB set to expire on November 26, 2010, at which time the line of credit is expected to be renewed automatically by the FHLB for a one year period. At June 30, 2010 (unaudited), there were no borrowings on the FHLB line of credit. Any borrowings on the line of credit would be included in total FHLB borrowings in calculating the ratio of FHLB borrowings to total Bank assets, which generally could not exceed 40% of total Bank assets at June 30, 2010 (unaudited).

Other Borrowings –The following summarizes the components of other borrowings as of June 30, 2010 (unaudited), September 30, 2009 and 2008:

	June	e 30,			30,					
	2010 (ur	naudited)		20	009	2008				
		Weighted	l		Weighte	d			Weighte	ed
		Average			Average		Average			
		Contractual			Contractu		Contractua			
	Amount	Rate		Amount Rate				Amount	Rate	
				(Dollars in th	ousands)					
Repurchase										
agreements	\$ 660,000	3.97	%	\$ 660,000	3.97	%	\$	660,000	3.97	%
Debentures	53,609	3. 05		53,609	3.26			53,581	5.54	
	\$ 713,609	3.90	%	\$ 713,609	3.91	%	\$	713,581	4.09	%

Repurchase Agreements - During fiscal year 2008, the Bank entered into repurchase agreements totaling \$660.0 million. Repurchase agreements are made at mutually agreed upon terms between counterparties and the Bank. The use of repurchase agreements allows for the diversification of funding sources and the use of securities that were not being leveraged as collateral. The Bank has pledged AFS and HTM MBS with an estimated fair value of \$757.2 million, at June 30, 2010 (unaudited), as collateral for the repurchase agreements.

Debentures - The Company has established a Delaware statutory trust, Capitol Federal Financial Trust I (the "Trust"), of which the Company owns 100% of the common securities, or slightly more than 3% of the Trust ("Trust Common Securities"). The Trust was formed for the purpose of issuing Company obligated mandatorily redeemable preferred securities ("Trust Preferred Securities"). Outside investors own 100% of the Trust Preferred Securities, or slightly less than 97% of the Trust. The Trust issued \$53.6 million of Trust Preferred Securities. The Company purchased \$1.6 million of the Trust Common Securities which are reported in Other Assets in the June 30, 2010 (unaudited), September 30, 2009 and 2008 consolidated balance sheets. When the Trust Preferred and Trust Common Securities were issued, the Trust used the proceeds to purchase a like amount of Debentures of the Company. The Debentures bear the same terms and interest rates as the Trust Preferred and Trust Common Securities. Interest is due quarterly in January, April, July and October until the maturity date of April 7, 2034. The interest rate, which resets at each

interest payment, is based upon the three month LIBOR rate plus 275 basis points. Principal is due at maturity. The Debentures were callable, in part or whole, beginning on April 7, 2009, at par. Any such redemption of the Debentures by the Company will cause redemption of a like amount of the Trust Preferred and Trust Common Securities by the Trust. The Company has guaranteed the obligations of the Trust. The Trust is not included in the consolidated financial statements. The Debentures are the sole assets of the Trust. There are certain covenants of the Debentures that the Company is required to comply with. These covenants include a prohibition on cash dividends in the event of default or if the Company elects to defer the payment of interest on the Debentures, annual certifications to the Trust and other covenants related to the payment of interest and principal and maintenance of the Trust. The Company was in compliance with all covenants at June 30, 2010 (unaudited) and September 30, 2009.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Maturity of Borrowed Funds – At June 30, 2010 (unaudited) and September 30, 2009, the FHLB advances, repurchase agreements and Debentures mature as follows:

At June	30	, 2010	(unaudited)
---------	----	--------	-------------

					Weighted	Weighted
	FHLB	Repurchase		Total	Average	Average
	Advances	Agreements	Debentures	Borrowings	Contractual	Effective
	Amount	Amount	Amount	Amount	Rate	Rate
		(Dolla	ers in thousan	ds)		
2010	\$ 50,000	\$ 45,000	\$	\$ 95,000	4. 09 %	4.09 %
2011	276,000	200,000		476,000	4.42	4.42
2012	350,000	150,000		500,000	3.67	3.67
2013	525,000	145,000		670,000	3.74	4.00
2014	450,000	100,000		550,000	3.33	3.96
2015	200,000	20,000		220,000	3.50	4.16
Thereafter	575,000		53,609	628,609	3. 47	3.72
:	\$ 2,426,000	\$ 660,000	\$ 53,609	\$ 3,139,609	3.70 %	3.96 %

At September 30, 2009

					Weighted	Weighted
	FHLB	Repurchase		Total	Average	Average
	Advances	Agreements	Debentures	Borrowings	Contractual	Effective
	Amount	Amount	Amount	Amount	Rate	Rate
		(Dolla	rs in thousan	ds)		
2010	\$ 350,000	\$ 45,000	\$	\$ 395,000	4.33 %	4.33 %
2011	276,000	200,000		476,000	4.42	4.42
2012	350,000	150,000		500,000	3.67	3.67
2013	525,000	145,000		670,000	3.74	4.00
2014	450,000	100,000		550,000	3.33	3.96
2015	200,000	20,000		220,000	3.50	4.16
Thereafter	275,000		53,609	328,609	3.76	4.21
	\$ 2,426,000	\$ 660,000	\$ 53,609	\$ 3,139,609	3.82 %	4.08 %

Of the \$350.0 million FHLB advances maturing in fiscal year 2010, \$100.0 million is due in the third quarter of fiscal year 2010 and \$250.0 million is due in the fourth quarter of fiscal year 2010. The \$45.0 million of repurchase agreements maturing in fiscal year 2010 are due in the fourth quarter of fiscal year 2010.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

8. INCOME TAXES

Income tax expense for the nine months ended June 30, 2010 and 2009 (unaudited), and for the years ended September 30, 2009, 2008, and 2007 consisted of the following:

	June 30 (1	June 30 (unaudited),				September 30,				
	2010		2009		2009			2008		
			(De	ollars	in thousan	ds)				
Current:										
Federal	\$ 24,112	\$	23,587	\$	32,590	\$	19,523	\$	1,563	
State	2,193		2,052		2,788		1,518		333	
	26,305		25,639		35,378		21,041		1,896	
Deferred:										
Federal	2, 355		3,104		3,285		7,556		17,328	
State	188		248		263		604		1,386	
	2, 543		3,352		3,548		8,160		18,714	
	\$ 28,848	\$	28,991	\$	38,926	\$	29,201	\$	20,610	

Income tax expense has been provided at effective rates of 35.5 % and 37.0 % for the nine months ended June 30, 2010 and 2009 (unaudited), respectively, and 37.0%, 36.4%, and 39.0% for the years ended September 30, 2009, 2008, and 2007, respectively. The differences between such effective rates and the statutory Federal income tax rate computed on income before income tax expense result from the following:

	201 An	10 nount			A	009 mount	%			Septembe 2009 Amount	er 30 %),	2008 Amount	%	2007 Amount	%
Federal income tax expense computed at statutory Federal rate Increases in taxes resulting from: State taxes, net of	\$ 2	28,434		35.0 %	\$	27,458	3	35.0 °	%	\$ 36,828	3:	5.0%	\$ 28,054	35.0%	\$18,517	35.0%
Federal tax effect Net tax-exempt		2,250 795)	2.8 (1.0)		2,197 (1,208)		2.8 (1.5))	3,051 (579)	2.	.9).6)	2,122 (450)	2.6 (0.6)	1,719 (112)	3.3 (0.2)

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interest income Other	(1,041)	(1.3) 544 35.	0.7 (374)	(0.3) (525)	(0.6) 486	0.9
	\$ 28,848	5 % \$ 28,991	37.0 % \$38,926	37.0% \$29,201	36.4% \$20,610	39.0%
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Deferred income tax expense results from temporary differences in the recognition of revenue and expenses for tax and financial statement purposes. The sources of these differences and the tax effect of each for the six months ended June 30, 2010 and 2009 (unaudited) and the years ended September 30, 2009, 2008 and 2007 were as follows:

	June 30 (unaudited),		September 30,				
	2010	2009	20	09 200	08 2007			
		(D	ollars in tho	rs in thousands)				
FHLB prepayment penalty	\$ 966	\$ 3,462	\$4,601	\$10,586	\$21,225			
FHLB stock dividends	2,855	(88) 694	(1,901) (440)			
Allowance for loan losses	(1,719)	(1,628) (611) 117			
Other, net	441	(22) (119) 86	(2,188)			
	\$2,543	\$ 3,352	\$3,548	\$8,160	\$18,714			

The components of the net deferred income tax (liabilities) assets as of June 30, 2010 (unaudited), September 30, 2009 and 2008 are as follows:

		June 30, 2010		Se),				
	(ı	ınaudited)			200)9		200	8
		,							
Deferred income tax assets:									
FHLB prepayment penalty	\$	317		\$	1,283		\$	5,884	
Unrealized loss on AFS securities								3,627	
Salaries and employee benefits		1, 282			1,259			1,567	
Allowance for loan losses		3,614			1,895			267	
ESOP compensation		887			887			977	
Other		1,925			2,401			2,018	
Gross deferred income tax assets		8, 025			7,725			14,340	
Valuation allowance		(261)		(261)		(241)
Gross deferred income tax asset, net of									
valuation allowance		7,764			7,464			14,099	
Deferred income tax liabilities:									
Unrealized gain on AFS securities		22,141			20,583				
FHLB stock dividends		18,045			15,190			14,496	
Other		2,676			2,661			2,826	
Gross deferred income tax liabilities		42,862			38,434			17,322	
Net deferred tax liabilities	\$	(35,098)	\$	(30,970)	\$	(3,223)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The Company assesses the available positive and negative evidence surrounding the recoverability of the deferred tax assets and applies its judgment in estimating the amount of valuation allowance necessary under the circumstances. As of June 30, 2010 (unaudited), September 30, 2009 and 2008, the Company recorded a valuation allowance of \$261 thousand, \$261 thousand and \$241 thousand, respectively, related to net operating losses generated by the Company's consolidated Kansas corporate income tax return. The Company's consolidated Kansas corporate income tax return includes MHC, the Company, and Capitol Funds, Inc., as the Bank files a Kansas privilege tax return. Based on the nature of operations of the noted entities, management believes there will not be sufficient taxable income for the foreseeable future on the Company's consolidated Kansas corporate income tax return to utilize the net operating losses.

The Company adopted the section of ASC 740 Income Taxes related to the accounting for uncertainty in income taxes on October 1, 2007. This section of ASC 740 prescribes a process by which the likelihood of a tax position is gauged based upon the technical merits of the position, and then a subsequent measurement relates the maximum benefit and the degree of likelihood to determine the amount of benefit to recognize in the financial statements.

A reconciliation of the beginning and ending amounts of unrecognized tax benefits for the periods ended June 30, 2010 (unaudited), September 30, 2009 and 2008 is as follows. The amounts have not been reduced by the federal deferred tax effects of unrecognized tax benefits.

	June 30, 2010				Se	Э,			
	(u	inaudited)		Dollar	200 s in thou			200	80
Balance at beginning of period Additions for tax positions related to the current	\$	2,848		\$	2,409		\$	3,773	
period					109				
Additions for tax positions of prior years		12			888			130	
Reductions for tax positions of prior years		(194)					(915)
Reductions relating to settlement with taxing									
authorities					(97)			
Lapse of statute of limitations		(2,557)		(461)		(579)
Balance at end of period	\$	109		\$	2,848		\$	2,409	

Included in the unrecognized tax benefits above is accrued penalties and interest of \$ 12 thousand for the nine months ended June 30, 2010 (unaudited), and accrued penalties and interest of \$763 thousand and \$609 thousand for the years ended September 30, 2009 and 2008, respectively. The net reversal of penalties and interest expense due to the lapse of statute of limitations for the nine months ended June 30, 2010 (unaudited) was \$ 466 thousand. Estimated penalties and interest expense for the nine months ended June 30, 2009 (unaudited) and the years ended September 30, 2009 and 2008 were \$ 4 6 thousand, \$87 thousand and \$81 thousand, respectively. Estimated penalties and interest expense are included in income tax expense in the consolidated statements of income. Interest income related to state and federal tax return refunds for the year ended September 30, 2008 was \$235 thousand, which is included in other income in the consolidated statements of income. We do not expect a material change in unrecognized tax benefits in the next 12 months.

The Company files income tax returns in the U.S. federal jurisdiction and the state of Kansas, as well as other states where it has nexus. In many cases, uncertain tax positions are related to tax years that remain subject to examination by the relevant taxing authorities. With few exceptions, the Company is no longer subject to U.S. federal and state examinations by tax authorities for fiscal years before 2007.

9. EMPLOYEE BENEFIT PLANS

The Company has a profit sharing plan ("PIT") and an employee stock ownership plan ("ESOP"). The plans cover all employees with a minimum of one year of service, at least age 21, and at least 1,000 hours of employment in each plan year.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Profit Sharing Plan – The PIT provides for two types of discretionary contributions. The first type is an optional Bank contribution and may be 0% or any percentage above that, as determined by the board of directors, of an eligible employee's eligible compensation during the fiscal year. The second contribution may be 0% or any percentage above that, as determined by the board of directors, of an eligible employee's eligible compensation during the fiscal year if the employee matches 50.0% (on an after-tax basis) of the Bank's second contribution. The PIT qualifies as a thrift and profit sharing plan for purposes of Internal Revenue Codes 401(a), 402, 412, and 417. The Bank accrued \$ 111 thousand and \$ 107 thousand at June 30 , 2010 and 2009 (unaudited), respectively, related to PIT contributions. Total Bank contributions to the PIT amounted to \$102 thousand, \$93 thousand, and \$89 thousand for the years ended September 30, 2009, 2008, and 2007, respectively.

ESOP – The ESOP Trust acquired 3,024,574 shares of common stock in the Company's initial public offering with proceeds from a loan from the Company. The Bank makes cash contributions to the ESOP on an annual basis sufficient to enable the ESOP to make the required annual loan payments to the Company at September 30.

The loan referenced above bears interest at a fixed-rate of 5.80% with interest payable annually and future principal and interest payable in four remaining fixed installments, as of June 30, 2010 (unaudited), of \$3.0 million. Payments of \$3.0 million consisting of principal of \$2.3 million, \$2.1 million, and \$2.0 million and interest of \$700 thousand, \$900 thousand, and \$1.0 million were made on September 30, 2009, 2008, and 2007, respectively. The loan is secured by the shares of Company stock purchased.

As the debt is repaid, 201,638 shares are released from collateral annually at September 30 and allocated to qualified employees based on the proportion of their qualifying compensation to total qualifying compensation. As ESOP shares are committed to be released from collateral, the Company records compensation expense. Compensation expense related to the ESOP was \$ 5.0 million for the nine months ended June 30, 2010 (unaudited), \$ 6.2 million for the nine months ended June 30, 2009 (unaudited), \$ 7.9 million for the year ended September 30, 2009 and \$ 7.5 million for each of the years ended September 30, 2008 and 2007. Dividends on unallocated ESOP shares are recorded as a reduction of debt, up to a total of \$ 3.0 million.

During the years ended September 30, 2009, 2008, and 2007, the Bank paid \$863 thousand, \$571 thousand, and \$41 thousand, respectively, of the ESOP debt payment because dividends on unallocated shares were insufficient to pay the scheduled debt payment as they had been in previous years. Dividends paid to participants on allocated ESOP shares were \$3.0 million for the nine months ended June 30, 2010 (unaudited), \$2.5 million for the nine months ended June 30, 2009 (unaudited), \$3.3 million for the year ended September 30, 2009 and \$2.9 million for each of the years ended September 30, 2008 and 2007.

Participants have the option to receive the dividends in cash or leave the dividend in the ESOP. Dividends are reinvested in Company stock for those participants who choose to leave their dividends in the ESOP or who do not make an election. The purchase of Company stock for reinvestment of dividends is made in the open market on or about the date of the cash disbursement to the participants who opt to take dividends in cash.

Shares may be withdrawn from the ESOP Trust due to retirement, termination or death of the participant. Following is a summary of shares held in the ESOP Trust as of June 30, 2010 (unaudited), September 30, 2009, and 2008:

June 30.

September 30,

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	(1	2010 unaudited)	(Dollar	2009 s in thousands)	2008
Allocated ESOP shares Unreleased ESOP shares Total ESOP shares		1,608,809 806,556 2,415,365		1,751,474 806,556 2,558,030	1,604,939 1,008,194 2,613,133
Fair value of unreleased ESOP shares	\$	26,745	\$	26,552	\$ 44,693

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

10. STOCK BASED COMPENSATION

At June 30, 2010 (unaudited) and September 30, 2009, the Company had a Stock Option and Incentive Plan and an RRP which are considered share-based plans. Compensation expense is recognized over the service period of the share-based payment award. The Company utilizes a fair-value-based measurement method in accounting for the share-based payment transactions with employees, except for equity instruments held by employee share ownership plans.

Stock Option Plan – The purpose of the Option Plan is to provide additional incentive to certain officers, directors and key employees by facilitating their purchase of a stock interest in the Company. Pursuant to the Option Plan, subject to adjustment as described below, 3,780,718 shares of common stock were reserved for issuance by the Company upon exercise of stock options granted to officers, directors and employees of the Company and the Bank from time to time under the Option Plan. The Company may issue both incentive and nonqualified stock options under the Option Plan. The Company may also award stock appreciation rights under the Option Plan, although to date no stock appreciation rights have been awarded under the Option Plan. The incentive stock options expire no later than 10 years and the nonqualified stock options expire no later than fifteen years from the date of grant. The date on which the options are first exercisable is determined by the Stock Benefits Committee ("sub-committee"), a sub-committee of the Compensation Committee ("committee") of the Board of Directors. The vesting period of the options generally ranges from three to five years. The option price is equal to the market value at the date of the grant as defined by the Option Plan.

Under the Option Plan, incentive stock options may not be granted after April 2010 and nonqualified stock options may not be granted after April 2015. At June 30, 2010 (unaudited) and September 30, 2009, the Company had 1, 258,854 shares and 1,303,915 shares, respectively, available for future grants under the Option Plan. The share counts include 1, 049,319 shares and 1,044,380 shares at June 30, 2010 (unaudited) and September 30, 2009, respectively, added back to the Option Plan through the reload feature of the plan, which provides that the maximum number of shares with respect to which awards may be made under the plan shall be increased by (i) the number of shares of common stock repurchased by the Company with an aggregate price no greater than the cash proceeds received by the Company from the exercise of options under the Option Plan; and (ii) the number of shares surrendered to the Company in payment of the exercise price of options granted under the Option Plan.

The Option Plan is administered by the sub-committee, which selects the employees and non-employee directors to whom options are to be granted and the number of shares to be granted. The exercise price may be paid in cash, shares of the common stock, or a combination of both. The option price may not be less than 100% of the fair market value of the shares on the date of the grant. In the case of any employee who is granted an incentive stock option who owns more than 10% of the outstanding common stock at the time the option is granted, the option price may not be less than 110% of the fair market value of the shares on the date of the grant, and the option shall not be exercisable after the expiration of five years from the grant date. Historically, the Company has issued shares held in treasury upon the exercise of stock options.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The fair value of stock option grants are estimated on the date of the grant using the Black-Scholes option pricing model. The weighted average grant-date fair value of stock options granted during the nine months ended June 30, 2010 and 2009 (unaudited) was \$3.44 and \$5.03, respectively. The weighted average grant-date fair value of stock options granted during the fiscal years ended September 30, 2009, 2008, and 2007 was \$5.03, \$3.20 and \$5.61 per share, respectively. Compensation expense attributable to stock options awards during the nine months ended June 30, 2010 and 2009 (unaudited) totaled \$174 thousand (\$151 thousand, net of tax) and \$225 thousand (\$193 thousand, net of tax), respectively. Compensation expense attributable to stock options awards during the years ended September 30, 2009, 2008 and 2007 totaled \$281 thousand (\$240 thousand, net of tax), \$323 thousand (\$205 thousand, net of tax), and \$294 thousand (\$179 thousand, net of tax), respectively. The following weighted average assumptions were used for valuing stock option grants for the periods noted:

	Nine Months Ended June 30 (unaudited),				Year Ended September 30,					
	2010		2009		2009		2008		2007	
Risk-free interest rate	2.1	%	2. 1	%	2.1	%	3.2	%	4.8	%
Expected life (years)	4		4		4		5		6	
Expected volatility	25	%	24	%	24	%	22	%	21	%
Dividend yield	6.2	%	4.8	%	4.8	%	6.2	%	5.2	%
Estimated forfeitures	2.7	%	10.5	%	10.5	%	3.0	%	6.2	%

The risk-free interest rate was determined using the yield available on the option grant date for a zero-coupon U.S. Treasury security with a term equivalent to the expected life of the option. The expected life for options granted during the nine months ended June 30, 2010 and 2009 (unaudited) and the years ended September 30, 2009 and 2008 was based upon historical experience. The expected life for options granted during the year ended September 30, 2007 represents the period the option is expected to be outstanding and was determined by applying the simplified method. The expected volatility was determined using historical volatilities based on historical stock prices. The dividend yield was determined based upon historical quarterly dividends and the Company's stock price on the option grant date. Estimated forfeitures were determined based upon voluntary termination behavior and actual option forfeitures.

A summary of option activity for the nine months ended June 30, 2010 and 2009 (unaudited) and the years ended September 30, 2009, 2008 and 2007 follows:

	June 30 (unaudited),					
	2	2010	20	09		
	Weighted Average Number Exercise of Options Price		Number of Options	Weighted Average Exercise Price		
Options outstanding at beginning of period: Granted	372,022 50,000	\$ 33.28 32.29	403,322 41,750	\$ 29.66 42.05		

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Forfeited				
Exercised	(16,991)	10.47	(71,850)	18.31
Options outstanding at end of				
period	405,031	\$ 34.11	373,222 \$	33.23
F- 45				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

			Septem	nber 30,			
	200	9	20	08	2007		
		Weighted		Weighted		Weighted	
		Average		Average		Average	
	Number	Exercise	Number	Exercise	Number	Exercise	
	of Options	Price	of Options	Price	of Options	Price	
Options outstanding at beginning of year: Granted Forfeited Exercised Options	403,322 41,750 (73,050)	\$ 29.66 42.05 18.31	382,855 56,500 (100) (35,933)	\$ 28.13 32.19 25.66 17.34	668,457 34,000 (8,967) (310,635)	\$ 20.43 38.77 29.37 12.69	
outstanding at end of year	372,022	\$ 33.28	403,322	\$ 29.66	382,855	\$ 28.13	

Shares issued upon the exercise of stock options are issued from treasury stock. The Company has an adequate number of treasury shares available for sale for future stock option exercises.

During the nine months ended June 30, 2010 and 2009 (unaudited), the total pretax intrinsic value of stock options exercised was \$ 338 thousand and \$1.7 million, respectively, and the tax benefits realized from the exercise of stock options were \$ 88 thousand and \$ 539 thousand, respectively. During the years ended September 30, 2009, 2008, and 2007, the total pretax intrinsic value of stock options exercised was \$1.7 million, \$755 thousand, and \$8.1 million, respectively, and the tax benefits realized from the exercise of stock options were \$515 thousand, \$114 thousand, and \$2.6 million, respectively. The fair value of stock options vested during the nine months ended June 30, 2010 and 2009 (unaudited) was \$ 237 thousand and \$ 271 thousand, respectively. The fair value of stock options vested during the years ended September 30, 2009, 2008, and 2007 was \$297 thousand, \$281 thousand, and \$338 thousand, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The following summarizes information about the stock options outstanding and exercisable as of June 30, 2010 (unaudited):

Options Outstanding

		Options C	, acountai	····5	
		Weighted	V	Veighted	
		Average	1	Average	
	Number	Remaining	I	Exercise	Aggregate
Exercise	of Options	Contractual	F	Price per	Intrinsic
Price	Outstanding	Life (in years)		Share	Value
	_	(Dollars in thousands, e	xcept pe	r share amounts)	
		(unau	idited)		
\$9.22	3 ,881	4.80	\$	9.22	\$ 93
14.03 -					
19.68	3,700	1. 03		18.78	53
25.66 -					
28.78	2,000	2. 09		26. 44	13
30.19 -					
39.83	369,950	8. 69		33.92	207
43.46	25,500	8. 33		43.46	
	405,031	8. 53	\$	34.11	\$ 366
		Options F	Exercisal	nle.	
		Weighted		Veighted	
		Average		Average	
	Number	Remaining		Exercise	Aggregate
Exercise	of Options	Contractual		Price per	Intrinsic
Price	Exercisable	Life (in years)	_	Share	Value
		(Dollars in thousands, e	xcept pe		
			idited)		
\$9.22	3 ,881	4.80	\$	9.22	\$ 93
14.03 -	,		•		
19.68	3,700	1.03		18.78	53
25.66 -	•				
28.78	2,000	2.09		26. 44	13
30.19 -	•				
39.83	285,300	8. 38		33. 98	150
43.46	10,200	8.33		43.46	
	305,081	8. 21	\$	33. 75	\$ 309

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The following summarizes information about the stock options outstanding and exercisable as of September 30, 2009:

Exercise Price	Number of Options Outstanding	Options O Weighted Average Remaining Contractual Life (in years) (Dollars in thousands, ex	\	Weighted Average Exercise Price per Share	ounts)	,	Aggregate Intrinsic Value
\$9.22	19,381	1.55	\$	9.22		\$	459
14.03 - 19.68 25.66 -	4,291	1.68		18.13			63
28.78 30.19 -	2,500	2.92		26.91			15
38.77 43.46	320,350 25,500 372,022	8.92 9.08 8.42	\$	34.18 43.46 33.28		\$	123 660
		Options E	xercisa	ble			
		Weighted	7	Weighted			
	Number	Average		Average Exercise			A composite
Exercise	of Options	Remaining Contractual		Price per			Aggregate Intrinsic
Price	Exercisable	Life (in years)	-	Share			Value
		(Dollars in thousands, ex	cept pe	er share amo	ounts)		
\$9.22 14.03 -	19,381	1.55	\$	9.22		\$	459
19.68	4,291	1.68		18.13			63
25.66 - 28.78 30.19 -	2,500	2.92		26.91			15
38.77	232,450	8.91		34.05			90
43.46	5,100	9.08		43.46			
	263,722	8.19	\$	32.08		\$	627

The aggregate intrinsic value in the preceding table represents the total pre-tax intrinsic value, based on the Company's closing stock price of \$ 33.16 and \$32.92 as of June 30, 2010 (unaudited) and September 30, 2009, respectively, which would have been received by the option holders had all option holders exercised their options as of that date. The total number of in-the-money options exercisable as of June 30, 2010 (unaudited) and September 30, 2009 was 165,581 and 141,272, respectively.

As of June 30, 2010 (unaudited) and September 30, 2009, the total estimated future compensation cost related to non-vested stock options not yet recognized in the consolidated statements of income was \$ 278 thousand and \$283 thousand, respectively, and the weighted average period over which these awards are expected to be recognized was 2. 6 years and 2.2 years, respectively.

Recognition and Retention Plan – The objective of the RRP is to enable the Company and the Bank to retain personnel of experience and ability in key positions of responsibility. Employees and directors of the Bank are eligible to receive benefits under the RRP at the sole discretion of the sub-committee. The total number of shares originally eligible to be granted under the RRP was 1,512,287. At June 30, 2010 (unaudited) and September 30, 2009, the Company had 158,487 shares and 163,487 shares, respectively, available for future grants under the RRP. The RRP expires in April 2015. No additional grants may be made after expiration, but outstanding grants continue until they are individually exercised, forfeited, or expire.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Compensation expense in the amount of the fair market value of the common stock at the date of the grant, as defined by the RRP, to the employee is recognized over the period during which the shares vest. Compensation expense attributable to RRP awards during the nine months ended June 30, 2010 and 2009 (unaudited) totaled \$ 196 thousand (\$ 127 thousand, net of tax) and \$ 250 thousand (\$ 158 thousand, net of tax), respectively. Compensation expense attributable to RRP awards during the years ended September 30, 2009, 2008 and 2007 totaled \$323 thousand (\$204 thousand, net of tax), \$399 thousand (\$253 thousand, net of tax), and \$375 thousand (\$229 thousand, net of tax), respectively. A recipient of such restricted stock will be entitled to all voting and other stockholder rights (including the right to receive dividends on vested and non-vested shares), except that the shares, while restricted, may not be sold, pledged or otherwise disposed of and are required to be held in escrow by the Company. If a holder of such restricted stock terminates employment for reasons other than death or disability, the employee forfeits all rights to the non-vested shares under restriction. If the participant's service terminates as a result of death, disability, or if a change in control of the Bank occurs, all restrictions expire and all non-vested shares become unrestricted. A summary of RRP share activity for the nine months ended June 30, 2010 and 2009 (unaudited) and for the years ended September 30, 2009, 2008 and 2007 follows:

	June 30 (unaudited),				
	201	10	200)9	
		Weighted	l	Weighted	
		Average		Average	
		Grant		Grant	
	Number	Date	Number	Date	
	of	Fair		Fair	
	Shares	Value	of Shares	Value	
Unvested RRP shares at beginning of period:	15,100	\$34.35	23,200	\$33.68	
Granted	5,000	32.66	2,500	39.95	
		33.			
Vested	(9,000)	69	(10,000)	34.22	
Forfeited					
	11,	34.			
Unvested RRP shares at end of period	100	\$12	15,700	\$34.33	

	Year Ended September 30,						
	2009		200	2008)7	
		Weighted		Weighted		Weighted	
		Average		Average		Average	
		Grant		Grant		Grant	
	Number	Date	Number	Date	Number	Date	
		Fair		Fair		Fair	
	of Shares	Value	of Shares	Value	of Shares	Value	
Unvested RRP shares at beginning of year:	23,200	\$ 33.68	24,300	\$ 34.46	30,800	\$ 33.37	
Granted	2,500	39.95	10,000	32.26	5,000	38.77	
Vested	(10,600)	34.20	(11,100)	34.12	(11,100)	33.35	
Forfeited					(400)	35.42	
Unvested RRP shares at end of year	15,100	\$ 34.35	23,200	\$ 33.68	24,300	\$ 34.46	

The estimated forfeiture rate for the RRP shares granted during the nine months ended June 30 , 2010 and 2009 (unaudited) and the years ended September 30, 2009, 2008, and 2007 was 0% based upon voluntary termination behavior and actual forfeitures. The fair value of RRP shares that vested during the nine months ended June 30 , 2010 and 2009 (unaudited) totaled \$ 303 thousand and \$ 342 thousand, respectively. The fair value of RRP shares that vested during the years ended September 30, 2009, 2008, and 2007 totaled \$363 thousand, \$379 thousand, and \$370 thousand, respectively. As of June 30 , 2010 (unaudited) and September 30, 2009, there was \$ 297 thousand and \$330 thousand, respectively, of unrecognized compensation cost related to non-vested RRP shares to be recognized over a weighted average period of 2. 5 years and 2.1 years, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

11. PERFORMANCE BASED COMPENSATION

The Company and the Bank have a short-term performance plan for all officers and a deferred incentive bonus plan for senior officers. The short-term performance plan has a component tied to Company performance and a component tied to individual participant performance. Individual performance criteria are established by executive management for eligible non-executive employees of the Bank; individual performances of executive officers are reviewed by the committee. Company performance criteria are approved by the committee. Short-term performance plan awards are granted based upon a performance review by the committee. The committee may exercise its discretion and reduce or not grant awards. The deferred incentive bonus plan is intended to operate in conjunction with the short-term performance plan. A participant in the deferred incentive bonus plan can elect to defer into an account between \$2 thousand and up to 50% of the short-term performance plan award up to but not exceeding \$100 thousand. The amount deferred receives an employer match of up to 50%. The deferral period is three years. Earnings on the amount deferred by the employee and the employer match are tied to the performance of the Company's common stock and cash dividends paid thereon during the deferral period. The total amount of short-term performance plan awards provided for the years ended September 30, 2009, 2008, and 2007 amounted to \$1.1 million, \$2.1 million, and \$1.1 million, respectively, of which \$137 thousand, \$165 thousand, and \$66 thousand, respectively, was deferred under the deferred incentive bonus plan. The deferrals and any earnings on those deferrals will be paid in 2011, 2012, and 2013, respectively. During the nine months ended June 30, 2010 and 2009 (unaudited), the amount expensed in conjunction with the earnings on the deferred amounts was \$ 81 thousand and \$ 46 thousand, respectively. During fiscal years 2009, 2008, and 2007, the amount expensed in conjunction with the earnings on the deferred amounts was \$51 thousand, \$332 thousand, and \$82 thousand, respectively.

12. DEFERRED COMPENSATION

The Bank has deferred compensation agreements with certain officers and retired officers whereby stipulated amounts will be paid to them over a period of 20 years upon their retirement or termination. Amounts accrued under these agreements aggregate \$ 323 thousand, \$337 thousand and \$363 thousand as of June 30, 2010 (unaudited) and September 30, 2009 and 2008, respectively, and are accrued over the period of active employment and are funded by life insurance contracts.

13. COMMITMENTS AND CONTINGENCIES

The Bank had commitments outstanding to originate and purchase first and second mortgage loans as of June 30, 2010 (unaudited), September 30, 2009 and 2008 as follows:

	June 30, 2010 (unaudited)			Septer	mber 30	,
				2009		2008
			(Dollar	s in thousand	ds)	
Originate fixed-rate	\$	68,884	\$	105,316	\$	105,419
Originate adjustable-rate		8,866		8,945		16,302
Purchase fixed-rate		5,259		12,948		14,366
Purchase adjustable-rate		3,819		9,000		133,153

\$ 86,828

\$ 136,209

\$ 269,240

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

As of June 30, 2010 (unaudited), the Bank had commitments to originate non-mortgage loans approximating \$ 31 thousand, all of which were fixed-rate. As of September 30, 2009 and 2008, the Bank had commitments to originate non-mortgage loans approximating \$134 thousand and \$72 thousand, respectively, all of which were fixed-rate. The weighted average interest rate on commitments to originate or purchase fixed-rate loans was 4.94 %, 5.11% and 5.94% as of June 30, 2010 (unaudited), September 30, 2009 and 2008, respectively. As of June 30, 2010 (unaudited), September 30, 2009 and 2008, the Bank had approved but unadvanced home equity lines of credit of \$ 269.2 million, \$270.3 million and \$269.0 million, respectively. Approval of lines of credit is based upon underwriting standards that do not allow total borrowings, including existing mortgages and lines of credit, to exceed 95% of the estimated market value of the customer's home. In order to minimize risk of loss, home equity loans that are greater than 80% of the value of the property, when combined with the first mortgage, require private mortgage insurance.

Commitments to originate mortgage and non-mortgage loans are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require the payment of a rate lock fee. Some of the commitments are expected to expire without being fully drawn upon; therefore the amount of total commitments disclosed above does not necessarily represent future cash requirements. The Bank evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if considered necessary by the Bank, upon extension of credit is based on management's credit evaluation of the customer. As of June 30, 2010 (unaudited), September 30, 2009 and 2008, there were no significant loan-related commitments that met the definition of derivatives or commitments to sell mortgage loans.

14. REGULATORY CAPITAL REQUIREMENTS

The Bank is subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory, and possibly additional discretionary, actions by regulators that, if undertaken, could have a material adverse effect on the Company's 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 the Bank's assets, liabilities, and certain off-balance-sheet items as calculated under regulatory accounting practices. The Bank's capital amounts and classifications are also subject to qualitative judgments by regulators about components, risk weightings, and other factors.

The Bank's primary regulatory agency, the OTS, requires that the Bank maintain minimum ratios of tangible equity of 1.5%, Tier 1 (core) capital of 4%, and total risk-based capital of 8%. As of June 30, 2010 (unaudited) and September 30, 2009 and 2008, the most recent guidelines from the OTS categorized the Bank as "well capitalized" under the regulatory framework for prompt corrective action. To be categorized as "well capitalized," the Bank must maintain minimum Tier 1 (core) capital, Tier 1 risked based capital and total risk-based capital ratios as set forth in the table below. Management believes, as of June 30, 2010 (unaudited), that the Bank meets all capital adequacy requirements to which it is subject and there were no conditions or events subsequent to June 30, 2010 (unaudited), that would change the Bank's category.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

	Actual Amount	Ratio		For Capital Adequacy Purp Amount (Dollars in thous	oses Ratio		To Be Wel Capitalized Under Prom Corrective Ac Provisions Amount	l pt tion	
As of June 30,				(Donars in thous	sanas)				
2010 (unaudited): Tangible equity Tier 1 (core)	\$ 824,550	9.7	%	\$ 127,539	1.5	%	N/A	N/A	
capital	824,550	9.7		340,104	4.0		\$ 425,131	5.0	%
Tier I risk-based capital Total risk-based	824,550	23. 2		N/A	N/A		212,907	6.0	
capital	835,369	23. 5		283,875	8.0		354,844	10.0	
As of September 30, 2009:									
Tangible equity Tier 1 (core)	\$ 834,879	10.0	%	\$ 125,505	1.5	%	N/A	N/A	
capital	834,879	10.0		334,681	4.0		\$ 418,351	5.0	%
Tier I risk-based capital Total risk-based	834,879	23.2		N/A	N/A		216,029	6.0	
capital	840,439	23.3		288,039	8.0		360,048	10.0	
As of September 30, 2008:									
Tangible equity Tier 1 (core)	\$ 806,708	10.0	%	\$ 121,197	1.5	%	N/A	N/A	
capital	806,708	10.0		323,192	4.0		\$ 403,990	5.0	%
Tier I risk-based capital Total risk-based	806,708	23.1		N/A	N/A		209,357	6.0	
capital	801,886	23.0		279,143	8.0		348,929	10.0	

A reconciliation of the Bank's equity under GAAP to regulatory capital amounts as of June 30, 2010 (unaudited) and September 30, 2009 and 2008 is as follows:

June 30,	September 30,	
2010		
(unaudited)	2009	2008
(Dollars in thousands)	

Total Bank equity as reported under GAAP	\$ 861,481		\$ 869,029		\$ 803,643	
Unrealized (gains) losses on AFS securities	(36,434)	(33,870)	5,968	
Other	(497)	(280)	(2,903)
Total tangible equity and Tier 1 (core) capital	824,550		834,879		806,708	
Allowance for loan losses	10, 819		5,560		5,008	
Other					(9,830)
Total risk based capital	\$ 835,369		\$ 840,439		\$ 801,886	

Under OTS regulations, there are limitations on the amount of capital the Bank may distribute to the Company. Generally, this is limited to the earnings of the previous two calendar years and current year-to-date earnings. Under OTS safe harbor regulations, the Bank may distribute to the Company capital not exceeding net income for the current calendar year and the prior two calendar years. At June 30, 2010 (unaudited) and September 30, 2009, the Bank was in compliance with the OTS safe harbor regulations. The Bank has received a waiver from the OTS to distribute capital from the Bank to the Company, not to exceed 100% of the Bank's net quarterly earnings, through June 30, 2010 (unaudited). So long as the Bank continues to remain "well capitalized" after each capital distribution, operate in a safe and sound manner, provide the OTS with updated capital levels, and non-performing asset balances and allowance for loan loss information as requested, and comply with the interest rate risk management guidelines of the OTS, it is management's belief that the Bank will continue to receive waivers allowing it to distribute the net income of the Bank to the Company, although no assurance can be given in this regard.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

15. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair Value Measurements - ASC 820, Fair Value Measurements and Disclosures, defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. ASC 820 applies only to fair value measurements already required or permitted by other accounting standards and does not impose requirements for additional fair value measures. ASC 820 was issued to increase consistency and comparability in reporting fair values.

The Company uses fair value measurements to record fair value adjustments to certain assets and to determine fair value disclosures. The Company did not have any liabilities that were measured at fair value at June 30, 2010 (unaudited) and September 30, 2009. The Company's AFS securities are recorded at fair value on a recurring basis. Additionally, from time to time, the Company may be required to record at fair value other assets or liabilities on a non-recurring basis, such as REO, LHFS, and impaired loans. These non-recurring fair value adjustments involve the application of lower-of-cost-or-fair value accounting or write-downs of individual assets.

In accordance with ASC 820, the Company groups its assets at fair value in three levels, based on the markets in which the assets are traded and the reliability of the assumptions used to determine fair value. These levels are:

Level 1 — Valuation is based upon quoted prices for identical instruments traded in active markets.

Level 2 — Valuation is based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active, and model-based valuation techniques for which all significant assumptions are observable in the market.

Level 3 — Valuation is generated from model-based techniques that use significant assumptions not observable in the market. These unobservable assumptions reflect the Company's own estimates of assumptions that market participants would use in pricing the asset or liability. Valuation techniques include the use of option pricing models, discounted cash flow models, and similar techniques. The results cannot be determined with precision and may not be realized in an actual sale or immediate settlement of the asset or liability.

The Company bases its fair values on the price that would be received to sell an asset in an orderly transaction between market participants at the measurement date. As required by ASC 820, the Company maximizes the use of observable inputs and minimizes the use of unobservable inputs when measuring fair value.

The following is a description of valuation methodologies used for assets measured at fair value on a recurring basis.

AFS Securities

The Company's AFS securities portfolio is carried at estimated fair value, with any unrealized gains and losses, net of taxes, reported as accumulated other comprehensive income/loss in stockholders' equity. The Company's major security types based on the nature and risks of the securities are included in the table below. The majority of the securities within the AFS portfolio are issued by U.S. government sponsored enterprises. The fair values for all AFS securities are based on quoted prices for similar securities. Various modeling techniques are used to determine pricing for the Company's securities, including option pricing and discounted cash flow models. The inputs to these models may include benchmark yields, reported trades, broker/dealer quotes, issuer spreads, benchmark securities, bids, offers

and reference data. There are some AFS securities in the AFS portfolio that have significant unobservable inputs requiring the independent pricing services to use some judgment in pricing the related securities. These AFS securities are classified as Level 3. All other AFS securities are classified as Level 2.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The following tables provide the level of valuation assumption used to determine the carrying value of the Company's assets measured at fair value on a recurring basis, which consists of AFS securities, at June 30, 2010 (unaudited) and September 30, 2009.

			_	June 30, 20 noted Prices	ndited) Significant	Significant				
			Maı	kets Identical	Obs	Other servable	Un	observable		
		Carrying	Ass	ets	Inpi	uts		Inputs		
		Value		(Level 1)	_	(Level 2)	(L	evel 3)(1)		
				(Dollars in	n thousa	nds)				
AFS Securities:										
U.S. government sponsored										
enterprises	\$	50,647	\$		\$	50,647	\$			
Municipal bonds		2, 799				2, 799				
Trust preferred securities		3, 155						3, 155		
MBS		1,106,815				1,106,815				
	\$	1, 163,416	\$		\$	1, 160,261	\$	3, 155		
	September 30, 2009									
			_	noted Prices in Active		Significant	S	ignificant		
				Markets		Other	Un	observable		
			fc	or Identical	(Observable				
		Carrying		Assets		Inputs		Inputs		
		Value		(Level 1)		(Level 2)	(L	evel 3)(2)		
				(Dollars in	n thousa	nds)				
AFS Securities:										
U.S. government sponsored	ф	220 075	ф		Φ	220 075	Φ.			
enterprises	\$	229,875	\$		\$	229,875	\$			
Municipal bonds		2,799				2,799		2.110		
Trust preferred securities		2,110				1 200 211		2,110		
MBS	ф	1,389,211	φ		Φ	1,389,211	ф	2 110		
	\$	1,623,995	\$		\$	1,621,885	\$	2,110		

⁽¹⁾ The Company's Level 3 AFS securities have had no activity since September 30, 2009, except for principal paydowns and reductions in net unrealized losses recognized in other comprehensive income. Reductions of net unrealized losses included in other comprehensive income for the nine months ended June 30, 2010 (unaudited) were \$ 674 thousand.

⁽²⁾ The Company's Level 3 AFS securities were not significant at September 30, 2009 and had no material activity during the year ended September 30, 2009.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The following is a description of valuation methodologies used for significant assets measured at fair value on a non-recurring basis.

Loans Receivable

Loans which meet certain criteria are evaluated individually for impairment. A loan is considered impaired when, based upon current information and events, it is probable the Bank will be unable to collect all amounts due, including principal and interest, according to the contractual terms of the loan agreement. Impaired loans at June 30, 2010 (unaudited) and September 30, 2009 were \$53.9 million and \$41.4 million, respectively. Substantially all of the Bank's impaired loans at June 30, 2010 (unaudited) and September 30, 2009 are secured by residential real estate. These impaired loans are individually assessed to ensure that the carrying value of the loan is not in excess of the fair value of the collateral, less estimated selling costs. Fair value is estimated through current appraisals, automated valuation models, real estate brokers or listing prices. Fair values may be adjusted by management to reflect current economic and market conditions and, as such, are classified as Level 3. Based on this evaluation, the Company maintained an allowance for loan losses of \$4.9 million at June 30, 2010 (unaudited) and \$4.6 million at September 30, 2009, respectively, for such impaired loans.

REO

REO represents real estate acquired as a result of foreclosure or by deed in lieu of foreclosure and is carried at the lower of cost or fair value. Fair value is estimated through current appraisals, automated valuation models, broker price opinions or listing prices. As these properties are actively marketed, estimated fair values may be adjusted by management to reflect current economic and market conditions and, as such, are classified as Level 3. REO at June 30, 2010 (unaudited) and September 30, 2009 was \$ 7.2 million and \$7.4 million, respectively. During the nine months ended June 30, 2010 (unaudited), and the year ended September 30, 2009, charge-offs to the allowance for loan losses related to loans that were transferred to REO were \$ 1.1 million and \$1.5 million, respectively. Write downs related to REO that were charged to other expense were \$ 508 thousand for the nine months ended June 30, 2010 (unaudited) and \$959 thousand for the year ended September 30, 2009.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

The following tables provide the level of valuation assumption used to determine the carrying value of the Company's assets measured at fair value on a non-recurring basis at June 30, 2010 (unaudited) and September 30, 2009.

		June 30, 2010	(unaudited)	
		Quoted Prices	Significant	Significant
		in Active Markets for Identical	Other Observable	Unobservable
	Carrying	Assets	Inputs	Inputs
	Value	(Level 1)	(Level 2)	(Level 3)
		(Dollars in t	thousands)	
Impaired loans	\$ 53,909	\$	\$	\$ 53,909
REO	7,150			7,150
	\$ 61,059	\$	\$	\$ 61,059
		September	30, 2009	
		Quoted Prices	Significant	Significant
		in Active	Č	C
		Markets	Other	Unobservable
		for Identical	Observable	
	Carrying	Assets	Inputs	Inputs
	Value	(Level 1)	(Level 2)	(Level 3)
		(Dollars in t	thousands)	
Impaired loans	\$ 41,399	\$	\$	\$ 41,399
REO	7,404			7,404
	\$ 48,803	\$	\$	\$ 48,803
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Fair Value Disclosures

The Company determined estimated fair value amounts using available market information and a selection from a variety of valuation methodologies. However, considerable judgment is required to interpret market data to develop the estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amount the Company could realize in a current market exchange. The use of different market assumptions and estimation methodologies may have a material effect on the estimated fair value amounts. The fair value estimates presented herein are based on pertinent information available to management as of June 30, 2010 (unaudited), September 30, 2009 and 2008. Although management is not aware of any factors that would significantly affect the estimated fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since those dates.

The carrying amounts and estimated fair values of the Company's financial instruments as of June 30, 2010 (unaudited), September 30, 2009 and 2008 were as follows:

		e 30	,		0.0	NO.			
	2010 (u		lited) Estimated	20	009	Estimated	20	80	Estimated
	Carrying		Fair	Carrying		Fair	Carrying		Fair
	Amount		Value	Amount		Value	Amount		Value
	Timount		v arac	(Dollars in	thou		1 IIII GIII		varac
Financial						,			
Assets:									
Cash and cash									
equivalents	\$ 75,886	\$	75,886	\$ 41,154	\$	41,154	\$ 87,138	\$	87,138
Investment									
securities:									
AFS	56,601		56,601	234,784		234,784	49,586		49,586
HTM	1,146,463		1,152,442	245,920		248,929	92,773		92,211
MBS:									
AFS	1,106,815		1,106,815	1,389,211		1,389,211	1,484,055		1,484,055
HTM	513,808		542,761	603,256		627,829	750,284		743,764
Loans									
receivable	5,316,172		5,567,654	5,603,965		5,801,724	5,320,780		5,301,179
BOLI	54, 350		54, 350	53,509		53,509	52,350		52,350
Capital stock of	126.055		126.055	122.064		122.064	124 406		104 406
FHLB	136,055		136,055	133,064		133,064	124,406		124,406
Financial Liabilities:									
Deposits	4,373,844		4,433,422	4,228,609		4,294,454	3,923,883		3,934,188
Advances from	4,373,644		4,433,422	4,228,009		4,294,434	3,923,003		3,934,100
FHLB	2,396,637		2,582,433	2,392,570		2,554,206	2,447,129		2,485,545
Other	2,330,037		2,302,433	2,392,370		۵, <i>33</i> 4,200	2,771,129		4,405,545
borrowings	713,609		744,660	713,609		742,301	713,581		716,951

The following methods and assumptions were used to estimate the fair value of the financial instruments:

Cash and Cash Equivalents - The carrying amounts of cash and cash equivalents are considered to approximate their fair value due to the nature of the financial asset.

Investment Securities and MBS - Estimated fair values of securities are based on one of three methods: 1) quoted market prices where available, 2) quoted market prices for similar instruments if quoted market prices are not available, 3) unobservable data that represents the Bank's assumptions about items that market participants would consider in determining fair value where no market data is available. AFS securities are carried at estimated fair value. HTM securities are carried at amortized cost.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

Loans Receivable - Fair values are estimated for portfolios with similar financial characteristics. Loans are segregated by type, such as one- to four-family residential mortgages, multi-family residential mortgages, nonresidential and installment loans. Each loan category is further segmented into fixed and adjustable interest rate categories. Market pricing sources are used to approximate the estimated fair value of fixed and adjustable-rate one- to four-family residential mortgages. For all other loan categories, future cash flows are discounted using the LIBOR curve plus a margin at which similar loans would be made to borrowers with similar credit ratings and for the same remaining maturity.

BOLI - The carrying value of BOLI is considered to approximate its fair value due to the nature of the financial asset.

Capital Stock of FHLB - The carrying value of FHLB stock equals cost. The fair value is based on redemption at par value.

Deposits - The estimated fair value of demand deposits, savings and money market accounts is the amount payable on demand at the reporting date. The estimated fair value of fixed-maturity certificates of deposit is estimated by discounting the future cash flows using a margin to the LIBOR curve.

Advances from FHLB - The estimated fair value of advances from FHLB is determined by discounting the future cash flows of each advance using a margin to the LIBOR curve.

Other Borrowings - Other borrowings consists of repurchase agreements and the debentures. The estimated fair value of the repurchase agreements is determined by discounting the future cash flows of each agreement using a margin to the LIBOR curve. The debentures have a variable rate structure, with the ability to redeem at par; therefore, the carrying value of the debentures approximates their estimated fair value.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

16. SELECTED QUARTERLY FINANCIAL DATA (UNAUDITED)

The following table presents summarized quarterly data for each of the fiscal years indicated for the Company.

	First Quarter	(Do	llars	Second Quarter s and counts	Third Quarter usands, exc	Fourth Quarter share amo	ounts)	Total
2010 Total interest and dividend income	\$ 98,887		\$	93,707	\$ 91,485	N/A	\$	284,079
Net interest and dividend income Provision for loan losses	44,854 3,115			42,683 3,200	40,887 1,816	N/A N/A		128,424 8,131
Net income Basic earnings per share Diluted earnings per share	20,980 0.29 0.29			14,655 0.20 0.20	16,758 0.23 0.23	N/A N/A N/A		52,393 0. 72 0. 72
Dividends paid per public share	0.29			0.50	0.50	N/A		1. 79
Average number of shares outstanding	73,267			73,214	73,273	N/A		73, 252
2009 Total interest and dividend income	\$ 105,273		\$	104,335	\$ 103,078	\$ 100,100	\$	412,786
Net interest and dividend income Provision for loan losses	41,218 549			45,862 2,107	45,922 3,112	43,640 623		176,642 6,391
Net income Basic earnings per share Diluted earnings per share	15,852 0.22 0.22			18,132 0.25 0.25	15,476 0.21 0.21	16,838 0.23 0.23		66,298 0.91 0.91
Dividends paid per public share	0.22			0.50	0.50	0.23		2.11
Average number of shares outstanding	73,063			73,113	73,173	73,227		73,144
2008 Total interest and dividend income	\$ 101,028		\$	101,816	\$ 102,785	\$ 105,177	\$	410,806
Net interest and dividend income Provision for loan losses Net income Basic earnings per share	26,627 9,113 0.12			31,002 119 11,727 0.16	36,681 1,602 14,355 0.20	39,858 330 15,759 0.22		134,168 2,051 50,954 0.70

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Diluted earnings per share Dividends paid per public	0.12	0.16	0.20	0.22	0.70
share	0.50	0.50	0.50	0.50	2.00
Average number of shares outstanding	72,956	72,875	72,933	72,990	72,939

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

17. PARENT COMPANY FINANCIAL INFORMATION (PARENT COMPANY ONLY)

The Company serves as the holding company for the Bank (see Note 1). The Company's (parent company only) balance sheets as of June 30, 2010 (unaudited), September 30, 2009 and 2008, and the related statements of income and cash flows for the quarters ended June 30, 2010 and 2009 (unaudited), and for each of the three years in the period ended September 30, 2009 are as follows:

BALANCE SHEETS

	June 30, 2010			Septe	per 30,		
		naudited)		2009		2008	
ASSETS		,					
Cash and cash equivalents	\$	77,795		\$54,101		\$44,508	
Investment in the Bank		861,480		869,028		803,643	
Investment in certificates of deposit at the Bank		60,000		60,000		60,000	
Note receivable - ESOP		10,411		10,411		12,667	
Other assets		5,344		1,622		4,621	
Income tax receivable		148		162		67	
TOTAL ASSETS	\$	1, 015,178		\$995,324		\$925,506	
LIABILITIES AND STOCKHOLDERS' EQUITY							
LIABILITIES:							
Accounts payable and accrued expenses	\$	1,569		\$ 417		\$709	
Other borrowings		53,609		53,609		53,581	
Total liabilities		55,178		54,026		54,290	
STOCKHOLDERS' EQUITY:							
Preferred stock, \$.01 par value; 50,000,000 shares authorized,							
no shares issued or outstanding							
Common stock, \$.01 par value; 450,000,000 shares authorized,							
91,512,287 shares issued; 73, 990,978, 74,099,355 and							
74,079,868		915		915		915	
shares outstanding as of June 30, 2010 (unaudited), September 30,		913		913		913	
2009	,						
and September 30, 2008, respectively							
Additional paid-in capital		456,786		452,872		445,391	
Unearned compensation - ESOP			,	(8,066)	(10,082	`
Unearned compensation - RRP		(297)	(330)	(553)
Retained earnings		796,093	,	781,604	,	759,375	,
Accumulated other comprehensive income (loss)		36,433		33,870		(5,968)
Accumulated other comprehensive meonic (1055)		50 ,T 55		33,070		(3,700	,

Treasury stock, at cost, 17, 521,309, 17,412,932 and 17,432,419		1,283,377		1,260,865		1,189,078	
shares as of June 30, 2010 (unaudited), September 30, 2009 and September 30, 2008, respectively		(323, 377)	(319,567)		(317,862)	
Total stockholders' equity		960,000		941,298		871,216	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	1, 015,178		\$995,324	9	\$925,506	
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

STATEMENTS OF INCOME

(in thousands)

(III tilousalius)		ne Months Ended	d	For the Years Ended			
	June 30 2010	(unaudited), 2009	2009	September 3 2008	0, 2007		
INTEREST AND DIVIDEND INCOME:							
Dividend income from the Bank	\$ 68,107	\$ 50,056	\$50,056	\$41,511	\$35,956		
Interest income from other investments	2,199	2,780	3,612	4,683	5,751		
Total interest and dividend income	70,306	52,836	53,668	46,194	41,707		
INTEREST EXPENSE	1,233	2,121	2,573	3,624	4,468		
NET INTEREST AND DIVIDEND							
INCOME	69,073	50,715	51,095	42,570	37,239		
OTHER INCOME	37	63	76	107	132		
OTHER EXPENSES:							
Salaries and employee benefits	710	827	1,108	975	945		
Other, net	715	346	471	380	438		
Total other expenses	1, 425	1,173	1,579	1,355	1,383		
INCOME BEFORE INCOME TAX (BENEFIT) EXPENSE AND EQUITY IN UNDISTRIBUTED EARNINGS OF SUBSIDIARY (EXCESS OF							
DISTRIBUTION OVER)	67,685	49,605	49,592	41,322	35,988		
INCOME TAX (BENEFIT) EXPENSE	(148) (158) (162) (66) 11		
INCOME BEFORE EQUITY IN UNDISTRIBUTED EARNINGS OF SUBSIDIARY (EXCESS OF DISTRIBUTION OVER)	67,833	49,763	49,754	41,388	35,977		
,	,	- ,	- 7	<i>,</i>	,		
EQUITY IN UNDISTRIBUTED EARNINGS OF SUBSIDIARY (EXCESS							
OF DISTRIBUTION OVER)	(15,440) (303) 16,544	9,566	(3,681)		
of Distribution over,	(13,770	, (303) 10,544	7,500	(3,001)		
NET INCOME	\$ 52,393	\$ 49,460	\$66,298	\$50,954	\$32,296		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

STATEMENTS OF CASH FLOWS

(in thousands)

		Ende	e Months ed audited),		For the	Yea	rs Ended S	Septe	ember 30.	
	201		200)9	200		200	_	200)7
CASH FLOWS FROM OPERATING ACTIVITIES:										
Net income	\$ 52,393		\$ 49,460		\$66,298		\$50,954		\$32,296	
Adjustments to reconcile net income to net cash provided by operating activities: Equity in excess of distribution	, - ,		, , ,		, , , , , ,		, , -		, , , , ,	
over/(undistributed) earnings of subsidiary	15,440		303		(16,544)	(9,566)	3,681	
Amortization of deferred debt issuance costs			28		28		57		57	
Other, net	1		14		14		3		(5)
Changes in:	/a =aa		2 446		• 000		(2.002		2.2	
Other assets	(3,722)	2, 446	`	2,999	`	(2,982)	33	
Income taxes receivable/payable Accounts payable and accrued expenses	14 1,152		(91 (218)	(95 (292)	(295 (1,669)	351	
Net cash flows provided by operating	1,132		(210)	(292	,	(1,009)	1,321	
activities	65,278		51,942		52,408		36,502		37,734	
	02,270		51,5 .2		52,100		50,502		57,75	
CASH FLOWS FROM INVESTING ACTIVITIES:										
Principal collected on notes receivable from ESOP					2,256		2,132		2,016	
Net cash flows provided by investing										
activities					2,256		2,132		2,016	
CASH FLOWS FROM FINANCING ACTIVITIES:										
Change in treasury stock related to RRP shares	161		06		87		322		180	
Dividends paid	(37,904)	86 (33,621)	(44,069)	(41,426	`	(43,000	`
Acquisition of treasury stock	(4,019)	(2,426)	(2,426)	(7,307)	(3,198)
Stock options exercised	178	,	1, 316	,	1,337	,	623	,	3,942	,
Net cash flows used in financing activities	(41,584)	(34,645)))	(42,076)
The cash from used in initialising activities	(11,501	,	(51,015	,	(15,071	,	(17,700	,	(12,070	,
NET INCREASE (DECREASE) IN CASH										
AND CASH EQUIVALENTS	23,694		17,297		9,593		(9,154)	(2,326)
CASH AND CASH EQUIVALENTS:										
Beginning of year	54,101		44,508		44,508		53,662		55,988	

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End of year	\$ 77,795	\$ 61,805	\$54,101	\$44,508	\$53,662
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION: Interest payments	\$ 1,338	\$ 2,322	\$2,866	\$3,929	\$4,511
F- 62					

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED JUNE 30, 2010 (UNAUDITED) AND YEARS ENDED SEPTEMBER 30, 2009, 2008, and 2007

18. SUBSEQUENT EVENTS - PLAN OF CONVERSION AND REORGANIZATION – (Unaudited)

The Board of Directors of MHC, the Company and the Bank adopted a Plan of Conversion and Reorganization (the "Plan") on May 5, 2010. Pursuant to the Plan, MHC will convert from the mutual holding company form of organization to a stock form of organization. MHC will be merged into the Company, and MHC will no longer exist. Pursuant to the Plan, the Company, which owns 100% of the Bank, also will be succeeded by a new Maryland corporation, named Capitol Federal Financial, Inc. As part of the conversion, MHC's ownership interest of the Company will be offered for sale in a public offering. The existing publicly held shares of the Company, which represents the remaining ownership interest in the Company, will be exchanged for new shares of common stock of Capitol Federal Financial, Inc., the new Maryland corporation. The exchange ratio will ensure that immediately after the conversion and public offering, the public shareholders of the Company will own the same aggregate percentage of Capitol Federal Financial, Inc. common stock that they owned immediately prior to that time. When the conversion and public offering are completed, all of the capital stock of the Bank will be owned by Capitol Federal Financial, Inc. and Capitol Federal Financial, Inc. will be owned by the public.

The Plan provides for the establishment, upon the completion of the reorganization, of special "liquidation accounts" at Capitol Federal Financial, Inc. and at the Bank for the benefit of certain depositors of the Bank in an amount equal to MHC's ownership interest in the retained earnings of the Company as of the date of the latest balance sheet contained in the prospectus. Following the completion of the reorganization, under the rules of the Office of Thrift Supervision, neither Capitol Federal Financial, Inc. nor the Bank, will be permitted to pay dividends on its capital stock to its stockholders, if stockholders' equity would be reduced below the amount of its liquidation account.

In addition, Capitol Federal Financial, Inc. intends to fund an additional contribution to the Bank's charitable foundation in connection with the conversion totaling \$40.0 million in cash (unaudited).

Direct costs of the conversion and public offering will be deferred and reduce the proceeds from the shares sold in the public offering. If the conversion and public offering are not completed, all costs will be charged to expense in the period in which the public offering is terminated. As of June 30, 2010, the Company had incurred and deferred \$3.3 million in costs related to the offering (unaudited).

No person has been authorized to give any information or to make any representation other than as contained in this prospectus and, if given or made, such other information or representation must not be relied upon as having been authorized by Capitol Federal Financial, Inc. or Capitol Federal Savings Bank. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any of the securities offered hereby to any person in any jurisdiction in which such offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so, or to any person to whom it is unlawful to make such offer or solicitation in such jurisdiction. Neither the delivery of this prospectus nor any sale hereunder shall under any circumstances create any implication that there has been no change in the affairs of Capitol Federal Financial, Inc. or Capitol Federal Savings Bank since any of the dates as of which information is furnished herein or since the date hereof.

Up to 159,850,000 Shares

Capitol Federal Financial, Inc.

(Proposed Holding Company for Capitol Federal Savings Bank)

COMMON STOCK par value \$0.01 per share

PROSPECTUS

Sandler O'Neill + Partners, L.P.

The date of this prospectus is [], 2010.

These securities are not deposits or savings accounts and are not federally insured or guaranteed.

Until December [], 2010, all dealers effecting transactions in the registered securities, whether or not participating in this offering, may be required to deliver a prospectus. This is in addition to the obligation of dealers to deliver a prospectus when acting as underwriters and with respect to their unsold allotments or subscriptions.

SYNDICATED OFFERING PROSPECTUS

Capitol Federal Financial, Inc. (Proposed New Holding Company for Capitol Federal Savings Bank)

> Up to 159,850,000 Shares of Common Stock \$10.00 per Share

Capitol Federal Financial, Inc., a newly formed Maryland corporation, is offering up to 159,850,000 shares of common stock for sale at \$10.00 per share in connection with the conversion of Capitol Federal Savings Bank MHC from the mutual holding company to the stock holding company form of organization.

The shares being offered represent the 71% ownership interest in Capitol Federal Financial currently owned by Capitol Federal Savings Bank MHC. Capitol Federal Financial's common stock is currently traded on the Nasdaq Global Select Market under the trading symbol CFFN. We expect that Capitol Federal Financial, Inc.'s shares of common stock will trade on the Nasdaq Global Select Market under the trading symbol CFFND for a period of 20 trading days following the completion of this stock offering. Thereafter the trading symbol will revert to CFFN. To avoid confusion, we will refer to Capitol Federal Financial in this document as CFF and Capitol Federal Financial, Inc. as Capitol Federal Financial, Inc.

This offering represents a resolicitation and extension of an offering that we initially commenced in July 2010. We are offering the stock on a best efforts basis and we must sell a minimum of 118,150,000 shares to complete the offering. We are offering the shares first to members of Capitol Federal Savings Bank MHC who exercised their subscription rights by subscribing for shares in the initial offering. Subject to the priority rights of these former subscribers, the shares are being concurrently offered to the depositors of Capitol Federal Savings Bank, stockholders of CFF and to the general public in a community offering.

Shares of common stock not purchased in the community offering are being offered in a syndicated offering through a syndicate of broker dealers. Sandler O'Neill & Partners, L.P. is serving as sole book-running manager for the syndicated offering and Keefe, Bruyette & Woods, Inc., Morgan Keegan & Company, Inc., RBC Capital Markets Corporation, Sterne, Agee & Leach, Inc. and Stifel, Nicolaus & Company, Incorporated are serving as co-managers. Neither Sandler O'Neill & Partners, L.P. nor any co-manager or member of the selling group is obligated to purchase any shares of common stock in the offering.

In addition to the shares we are selling in the offering, the remaining 29% interest in CFF common stock currently held by stockholders other than Capitol Federal Savings Bank MHC will be exchanged for shares of common stock of Capitol Federal Financial, Inc. using an exchange ratio that will result in the existing public stockholders owning approximately the same percentage of Capitol Federal Financial, Inc. common stock as they owned of CFF common stock immediately prior to the completion of the conversion. We will issue up to 66,760,835 shares of common stock in the exchange. Capitol Federal Financial, Inc. also intends to make a \$40.0 million cash contribution to the Capitol Federal Foundation in connection with the conversion.

OFFERING SUMMARY Price: \$10.00 per share

		Minimum		Midpoint		Maximum
Number of shares		118,150,000		139,000,000		159,850,000
Gross offering proceeds	\$	1,181,500,000	\$	1,390,000,000	\$	1,598,500,000
Estimated offering expenses excluding selling agent commission and expenses	\$	6,215,000	\$	6,215,000	\$	6,215,000
Estimated selling agent	Ψ	,	Ψ	0,215,000	Ψ	, ,
commissions and expenses(1)(2)	\$	43,939,463	\$	51,695,663	\$	59,451,863
Net proceeds	\$	1,131,345,537	\$	1,332,089,337	\$	1,532,833,137
Net proceeds per						
share	\$	9.58	\$	9.58	\$	9.59

⁽¹⁾ Includes: (i) fees payable by us to Sandler O'Neill & Partners, L.P. in connection with the community offering equal to 0.75% of the aggregate amount of common stock sold in the community offering (net of insider purchases and shares purchased by our employee stock ownership plan) or approximately \$1.9 million at the maximum of the offering range, assuming that 20% of the offering is sold in the community offering, and (ii) a management fee payable by us of 1.00% of the aggregate dollar amount of the common stock sold in the syndicated offering, 45% of which will be paid to Sandler O'Neill & Partners, L.P., 15% of which will be paid to Keefe, Bruyette & Woods, Inc. and 10% of which will be paid to each of Morgan Keegan & Company, Inc., RBC Capital Markets Corporation, Sterne, Agee & Leach, Inc. and Stifel, Nicolaus & Company, Incorporated, and a selling concession payable by us of 3.50% of the actual purchase price of each share of common stock sold in the syndicated offering, which will be allocated to dealers (including Sandler O'Neill & Partners, L.P., Keefe, Bruyette & Woods, Inc., Morgan Keegan & Company, Inc., RBC Capital Markets Corporation, Sterne, Agee & Leach, Inc. and Stifel, Nicolaus & Company, Incorporated) in accordance with the actual number of shares of common stock sold by such dealers, or approximately \$57.5 million at the maximum of the offering range, assuming that 80% of the offering will be sold in the syndicated offering. See "Pro Forma Data" on page [] of this prospectus and "Marketing Arrangements" on page [] of this prospectus.

This investment involves a degree of risk, including the possible loss of principal.

Please read "Risk Factors" beginning on page [].

These securities are not deposits or savings accounts and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency. None of the Securities and Exchange Commission, the Office of Thrift Supervision, the Federal Deposit Insurance Corporation, or any state securities regulator has approved or disapproved of these securities or determined if this prospectus is accurate or complete. Any representation to the contrary is a criminal offense.

SANDLER O'NEILL + PARTNERS, L.P.

KEEFE, BRUYETTE & WOODS, INC.

⁽²⁾ If all shares of common stock are sold in the syndicated offering, the maximum selling agent commissions and expenses would be \$53.2 million at the minimum, \$62.6 million at the midpoint, and \$71.9 million at the maximum of the offering range.

MORGAN KEEGAN & COMPANY, INC.

RBC CAPITAL MARKETS STERNE AGEE STIFEL NICOLAS WEISEL

The date of this prospectus is [], 2010

No person has been authorized to give any information or to make any representation other than as contained in this prospectus and, if given or made, such other information or representation must not be relied upon as having been authorized by Capitol Federal Financial, Inc. or Capitol Federal Savings Bank. This prospectus does not constitute an offer to sell or a solicitation of an offer to buy any of the securities offered hereby to any person in any jurisdiction in which such offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so, or to any person to whom it is unlawful to make such offer or solicitation in such jurisdiction. Neither the delivery of this prospectus nor any sale hereunder shall under any circumstances create any implication that there has been no change in the affairs of Capitol Federal Financial, Inc. or Capitol Federal Savings Bank since any of the dates as of which information is furnished herein or since the date hereof.

Up to 159,850,000 Shares

Capitol Federal Financial, Inc.

(Proposed Holding Company for Capitol Federal Savings Bank)

COMMON STOCK par value \$0.01 per share

PROSPECTUS

SANDLER O'NEILL + PARTNERS, L.P. BRUYETTE & WOODS, INC.

KEEFE,

MORGAN KEEGAN & COMPANY, INC.

RBC CAPITAL MARKETS

STERNE AGEE

STIFEL NICOLAS WEISEL

The date of this prospectus is [], 2010.

These securities are not deposits or savings accounts and are not federally insured or guaranteed.

Until December [], 2010, all dealers effecting transactions in the registered securities, whether or not participating in this offering, may be required to deliver a prospectus. This is in addition to the obligation of dealers to deliver a prospectus when acting as underwriters and with respect to their unsold allotments or subscriptions.

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 13. Other Expenses of Issuance and Distribution

Set forth below is an estimate of the amount of fees and expenses to be incurred in connection with the issuance of the shares.

Registrant's Counsel Fees and Expenses	\$ 2,400,000
Registrant's Accounting Fees and Expenses	1,120,000
Appraisal Fees and Expenses	385,000
Business Plan Preparation Fees and Expenses	110,000
Marketing Agent Commission and Records Management Fees(1)	59,452,000
Proxy Solicitation Fees	100,000
Printing, EDGAR, Postage and Mailing	1,675,000
Filing Fees (FINRA, Nasdaq, SEC and OTS)	310,000
Blue Sky Fees	5,000
Transfer Agent and Registrar Fees and Expenses	100,000
Other	10,000
TOTAL	\$65,667,000

⁽¹⁾ Capitol Federal Financial, Inc. has retained Sandler O'Neill + Partners, L.P. to assist in the sale of common stock on a best efforts basis in the offerings, and to serve as records management agent in connection with the conversion and offering. Fees are estimated at the maximum of the offering range, assuming 20% of the shares are sold in the Subscription and Community Offering (including approximately 4.1% to directors, executive officers and tax-qualified employee benefit plans) and the remaining 80% of the shares are sold in the Syndicated Offering.

Item 14. Indemnification of Directors and Officers

Articles 12 and 13 of the Articles of Incorporation of Capitol Federal Financial, Inc. (the "Corporation") set forth circumstances under which directors, officers, employees and agents of the Corporation may be insured or indemnified against liability which they incur in their capacities as such:

ARTICLE 12. Indemnification, etc. of Directors and Officers.

- A. Indemnification. The Corporation shall indemnify (1) its current and former directors and officers, whether serving the Corporation or at its request any other entity, to the fullest extent required or permitted by the Maryland General Corporation Law (the "MGCL") now or hereafter in force, including the advancement of expenses under the procedures and to the fullest extent permitted by law, and (2) other employees and agents to such extent as shall be authorized by the Board of Directors and permitted by law; provided, however, that, except as provided in Section B hereof with respect to proceedings to enforce rights to indemnification, the Corporation shall indemnify any such indemnitee in connection with a proceeding (or part thereof) initiated by such indemnitee only if such proceeding (or part thereof) was authorized by the Board of Directors of the Corporation.
- B. Procedure. If a claim under Section A of this Article 12 is not paid in full by the Corporation within 60 days after a written claim has been received by the Corporation, except in the case of a claim for an advancement of expenses, in which case the applicable period shall be 20 days, the indemnitee may at any time thereafter bring suit against the Corporation to recover the unpaid amount of the claim. If successful in whole or in part in any such suit, or in a suit brought by the Corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the

indemnitee shall also be entitled to be reimbursed the expense of prosecuting or defending such suit. It shall be a defense to any action for advancement of expenses that the Corporation has not received both (i) an undertaking as required by law to repay such advances in the event it shall ultimately be determined that the standard of conduct has not been met and (ii) a written affirmation by the indemnitee of his good faith belief that the standard of conduct necessary for indemnification by the Corporation has been met. In (i) any suit brought by the indemnitee to enforce a right to indemnification hereunder (but not in a suit brought by the indemnitee to enforce a right to an advancement of expenses) it shall be a defense that, and (ii) any suit by the Corporation to recover an advancement of expenses pursuant to the terms of an undertaking the Corporation shall be entitled to recover such expenses upon a final adjudication that, the indemnitee has not met the applicable standard for indemnification set forth in the MGCL. Neither the failure of the Corporation (including its Board of Directors, independent legal counsel, or its stockholders) to have made a determination prior to the commencement of such suit that indemnification of the indemnitee is proper in the circumstances because the indemnitee has met the applicable standard of conduct set forth in the MGCL, nor an actual determination by the Corporation (including its Board of Directors, independent legal counsel, or its stockholders) that the indemnitee has not met such applicable standard of conduct, shall create a presumption that the indemnitee has not met the applicable standard of conduct or, in the case of such a suit brought by the indemnitee, be a defense to such suit. In any suit brought by the indemnitee to enforce a right to indemnification or to an advancement of expenses hereunder, or by the Corporation to recover an advancement of expenses pursuant to the terms of an undertaking, the burden of proving that the indemnitee is not entitled to be indemnified, or to such advancement of expenses, under this Article 12 or otherwise shall be on the Corporation.

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- C. Non-Exclusivity. The rights to indemnification and to the advancement of expenses conferred in this Article 12 shall not be exclusive of any other right which any person may have or hereafter acquire under any statute, the Charter, the Corporation's Bylaws, any agreement, any vote of stockholders or the Board of Directors, or otherwise.
- D. Insurance. The Corporation may maintain insurance, at its expense, to protect itself and any director, officer, employee or agent of the Corporation or another corporation, partnership, joint venture, trust or other enterprise against any expense, liability or loss, whether or not the Corporation would have the power to indemnify such person against such expense, liability or loss under the MGCL.
- E. Miscellaneous. The Corporation shall not be liable for any payment under this Article 12 in connection with a claim made by any indemnitee to the extent such indemnitee has otherwise actually received payment under any insurance policy, agreement, or otherwise, of the amounts otherwise indemnifiable hereunder. The rights to indemnification and to the advancement of expenses conferred in Sections A and B of this Article 12 shall be contract rights and such rights shall continue as to an indemnitee who has ceased to be a director or officer and shall inure to the benefit of the indemnitee's heirs, executors and administrators.

Any repeal or modification of this Article 12 shall not in any way diminish any rights to indemnification or advancement of expenses of such director or officer or the obligations of the Corporation arising hereunder with respect to events occurring, or claims made, while this Article 12 is in force.

ARTICLE 13. Limitation of Liability. An officer or director of the Corporation, as such, shall not be liable to the Corporation or its stockholders for money damages, except (A) to the extent that it is proved that the person actually received an improper benefit or profit in money, property or services for the amount of the benefit or profit in money, property or services actually received; (B) to the extent that a judgment or other final adjudication adverse to the person is entered in a proceeding based on a finding in the proceeding that the person's action, or failure to act, was the result of active and deliberate dishonesty and was material to the cause of action adjudicated in the proceeding; or (C) to the extent otherwise provided by the MGCL. If the MGCL is amended to further eliminate or limit the personal liability of officers and directors, then the liability of officers and directors of the Corporation shall be eliminated or limited to the fullest extent permitted by the MGCL, as so amended.

Item 15. Recent Sales of Unregistered Securities

Not Applicable.

Item 16. Exhibits and Financial Statement Schedules

- (a) List of Exhibits: See the Exhibit Index filed as part of this Registration Statement.
- (b) Financial Statement Schedules: No financial statement schedules are filed because the required information is not applicable or is included in the consolidated financial statements or related notes.

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Item 17. Undertakings

The undersigned Registrant hereby undertakes:

- (1)To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
- (i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
- (ii) To reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low or high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20 percent change in the maximum aggregate offering price set forth in the "Calculation of Registration Fee" table in the effective registration statement;
- (iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement.
- (2) That, for the purpose of determining any liability under the Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial bona fide offering thereof.
- (3)To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- (4)That, for purposes of determining any liability under the Securities Act of 1933, the information omitted from the form of prospectus filed as part of this registration statement in reliance upon Rule 430A and contained in a form of prospectus filed by the registrant pursuant to Rule 424(b)(1) or (4) or 497(h) under the Securities Act shall be deemed to be part of this registration statement as of the time it was declared effective.
- (5) That, for the purpose of determining any liability under the Securities Act of 1933, each post-effective amendment that contains a form of prospectus shall be deemed to be a new registration statement relating to the securities offered therein:
- (6)That, for the purpose of determining liability of the registrant under the Securities Act of 1933 to any purchaser in the initial distribution of the securities, the undersigned registrant undertakes that in a primary offering of securities of the undersigned registrant pursuant to this registration statement, regardless of the underwriting method used to sell the securities to the purchaser, if the securities are offered or sold to such purchaser by means of any of the following communications, the undersigned registrant will be a seller to the purchaser and will be considered to offer or sell such securities to such purchaser:
- (i) Any preliminary prospectus or prospectus of the undersigned registrant relating to the offering required to be filed pursuant to Rule 424 (§230.424 of this chapter);
- (ii) Any free writing prospectus relating to the offering prepared by or on behalf of the undersigned registrant or used or referred to by the undersigned registrant;

- (iii) The portion of any other free writing prospectus relating to the offering containing material information about the undersigned registrant or its securities provided by or on behalf of the undersigned registrant; and
- (iv) Any other communication that is an offer in the offering made by the undersigned registrant to the purchaser.
- (7) The undersigned registrant hereby undertakes to provide to the underwriter at the closing specified in the underwriting agreement certificates in such denominations and registered in such names as required by the underwriter to permit prompt delivery to each purchaser.

Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act, and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the Registrant has duly caused this Registration Statement to be signed on its behalf by the undersigned thereunto duly authorized, in the City of Topeka, State of Kansas, on October 27, 2010.

CAPITOL FEDERAL FINANCIAL, INC.

By: /s/ John B.

Dicus

John B. Dicus, President and Chief Executive

Officer

(Duly Authorized Representative)

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below constitutes and appoints John B. Dicus his true and lawful attorney-in-fact and agent, with full power of substitution and re-substitution, for him and in his name, place and stead, in any and all capacities, to sign any and all amendments (including post-effective amendments) to this Registration Statement, and to file the same, with all exhibits thereto, and all other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary to be done, as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all said attorney-in-fact and agent or his substitute or substitutes may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Act of 1933, this Registration Statement has been signed below by the following persons in the capacities and on the dates indicated.

By: /s/John B. Dicus By: /s/ B. B. Andersen

John B. Dicus, Chairman, President B. B. Andersen, Director

and Chief Executive Officer (Principal Executive Officer)

Date: October 27, 2010 Date: October 27, 2010

By: /s/ Michael T. McCoy, M.D. By: /s/ Kent G. Townsend

Michael T. McCoy, M.D. Director

Want G. Townsend Executive Vice President

Michael T. McCoy, M.D., Director Kent G. Townsend, Executive Vice President

and Chief Financial Officer (Principal Financial Officer)

Date: October 27, 2010 Date: October 27, 2010

By: /s/ Marilyn S. Ward By: /s/ Jeffrey R. Thompson

Marilyn S. Ward, Director Jeffrey R. Thompson, Director

Date: October 27, 2010 Date: October 27, 2010

By: /s/ Tara D. Van Houweling By: /s/ Jeffrey M. Johnson

Tara D. Van Houweling, First Vice President Jeffrey M. Johnson, Director

and Reporting Director (Principal Accounting Officer)

Date: October 27, 2010 Date: October 27, 2010

By: /s/ Morris J. Huey II

Morris J. Huey, Director

Date: October 27, 2010

EXHIBIT INDEX

Exhibit Number	Document
1.1	Engagement Letter with Sandler O'Neill + Partners, L.P.*
1.2	Agency Agreement
1.3	Form of Amendment to Agency Agreement *
2.0	Amended Plan of Conversion and Reorganization
3.1	Articles of Incorporation of Capitol Federal Financial, Inc.*
3.2	Bylaws of Capitol Federal Financial, Inc.*
5.0	Opinion of Silver, Freedman & Taff, L.L.P. regarding the legality of the shares being registered
8.1	Opinion of Silver, Freedman & Taff, L.L.P. regarding federal tax matters
8.2	Opinion of Deloitte Tax LLP regarding state tax matters
0.2 10.1(i)	Capitol Federal Financial Thrift Plan filed on November 29, 2007 as Exhibit 10.1(i) to the Annual Report
10.1(1)	on Form 10-K (File No. 000-25391) and incorporated herein by reference*
10 1(;;)	· · · · · · · · · · · · · · · · · · ·
10.1(ii)	Capitol Federal Financial Stock Ownership Plan filed on November 29, 2007 as Exhibit 10.1(ii) to the
10.2	Annual Report on Form 10-K (File No. 000-25391) and incorporated herein by reference*
10.2	Capitol Federal Financial 2000 Stock Option and Incentive Plan (the "Stock Option Plan") filed on April
	13, 2000 as Appendix A to Registrant's Revised Proxy Statement (File No. 000-25391) and incorporated
10.2	herein by reference*
10.3	Capitol Federal Financial 2000 Recognition and Retention Plan (the "RRP") filed on April 13, 2000 as
	Appendix B to Registrant's Revised Proxy Statement (File No. 000-25391) and incorporated herein by
10.4	reference*
10.4	Capitol Federal Financial Deferred Incentive Bonus Plan, as amended, filed on May 5, 2009 as Exhibit
10.7	10.4 to the March 31, 2009 Form 10-Q (File No. 000-25391) and incorporated herein by reference*
10.5	Form of Incentive Stock Option Agreement under the Stock Option Plan filed on February 4, 2005 as
	Exhibit 10.5 to the December 31, 2004 Form 10-Q (File No. 000-25391) and incorporated herein by
10.6	reference*
10.6	Form of Non-Qualified Stock Option Agreement under the Stock Option Plan filed on February 4, 2005
	as Exhibit 10.6 to the December 31, 2004 Form 10-Q (File No. 000-25391) and incorporated herein by
	reference*
10.7	Form of Restricted Stock Agreement under the RRP filed on February 4, 2005 as Exhibit 10.7 to the
	December 31, 2004 Form 10-Q (File No. 000-25391) and incorporated herein by reference*
10.8	Description of Named Executive Officer Salary and Bonus Arrangements filed on November 30, 2009 as
	Exhibit 10.8 to the Capitol Federal Financial Annual Report on Form 10-K (File No. 000-25391) for the
	fiscal year ended September 30, 2009 and incorporated herein by reference*
10.9	Description of Director Fee Arrangements filed on February 4, 2009 as Exhibit 10.9 to the Capitol
	Federal Financial December 31, 2008 Form 10-Q (File No. 000-25391) and incorporated herein by
	reference*
10.10	Short-Term Performance Plan filed on December 1, 2008 as Exhibit 10.10 to the Capitol Federal
	Financial Annual Report on Form 10-K (File No. 000-25391) for the fiscal year ended September 30,
	2008 and incorporated herein by reference*
	Change in Control Agreement*
10.11	
21.0	Subsidiaries of the Registrant filed on November 30, 2009 as Exhibit 21 to the Capitol Federal Financial
	Annual Report on Form 10-K (File No. 000-25391) for the fiscal year ended September 30, 2009 and
	incorporated herein by reference*
23.1	Consent of Silver, Freedman & Taff, L.L.P. (contained in opinions included as Exhibits 5.0 and 8.1)
23.2	Consent of Deloitte Tax LLP

23.3	Consent of RP Financial, LP
23.4	Consent of Deloitte & Touche, LLP
24.0	Power of Attorney (set forth on signature page)
99.1	Appraisal Agreement with RP Financial, LP*
99.2	Appraisal Report of RP Financial, LP*
99.3	Letter of RP Financial, LP regarding subscription rights*
99.4	Letter of RP Financial, LP regarding liquidation account*
99.5	Subscription Order Form and Instructions*
99.6	Additional Solicitation Materials
99.7	Form of Proxy for Capitol Federal Financial stockholders*
99.8	Updated Appraisal Report of RP Financial, LC dated August 30, 2010
99.9	Supplemental Order Form and Community Order Form

^{*} Previously filed.