CINTAS CORP Form 11-K June 28, 2013 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 11-K

x ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2012

OR

" TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

For the transition period ______ to _____

Commission file number: 000-11399

A. Full title of the plan and address of the plan, if different from that of the issuer named below: Cintas Partners Plan

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office: Cintas Corporation

6800 Cintas Boulevard

P.O. Box 625737

Cincinnati, Ohio 45262-5737

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Signature	
Exhibit	
Consent of Independent Auditors	Exhibit 23.1

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

CINTAS PARTNERS PLAN

Date: June 28, 2013

By: /s/ Thomas E. Frooman Thomas E. Frooman, Vice President & Secretary-General Counsel

Financial Statements and Supplemental Schedule

Cintas Corporation Partners Plan

December 31, 2012 and 2011 and

Year Ended December 31, 2012

With Report of Independent Registered Public

Accounting Firm

Cintas Corporation Partners Plan

Financial Statements and Supplemental Schedule

December 31, 2012 and 2011 and Year Ended December 31, 2012

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Report of Independent Registered Public Accounting Firm

Board of Directors of Cintas Corporation

We have audited the accompanying statements of net assets available for benefits of the Cintas Corporation Partners Plan as of December 31, 2012 and 2011, and the related statement of changes in net assets available for benefits for the year ended December 31, 2012. These financial statements are the responsibility of the Cintas Corporation Partners Plan s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Cintas Corporation Partners Plan s internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Cintas Corporation Partners Plan s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Cintas Corporation Partners Plan at December 31, 2012 and 2011, and the changes in its net assets available for benefits for the year ended December 31, 2012, in conformity with U.S. generally accepted accounting principles.

Our audits were conducted for the purpose of forming an opinion on the financial statements taken as a whole. The accompanying supplemental schedule of assets (held at end of year) as of December 31, 2012, is presented for purposes of additional analysis and is not a required part of the financial statements but is supplementary information required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. Such information has been subjected to the auditing procedures applied in our audits of the financial statements and, in our opinion, is fairly stated in all material respects in relation to the financial statements taken as a whole.

/s/ Ernst & Young

June 28, 2013

Cintas Corporation Partners Plan

Statements of Net Assets Available for Benefits

467,791	
467,791	
	\$
15,393,467	10,992,693
.09,800,099	95,502,349
36,484,178	
68,668,693	417,528,933
.37,815,141	140,175,519
68,161,578	664,199,494
27,271,855	25,263,444
	982,703
5,704,227	3,919,806
32,976,082	30,165,953
01,605,451	694,365,447
	2,493,880
601,605,451	691,871,567
(2,902,937)	(1,798,567)
98,702,514	\$ 690,073,000
	(2,902,937)

See accompanying notes.

Cintas Corporation Partners Plan

Statement of Changes in Net Assets Available for Benefits

Year Ended December 31, 2012

Additions	
Investment income:	
Interest and dividends	\$ 16,579,085
Net appreciation in fair value of investments	64,622,954
	81,202,039
Interest income on notes receivable from participants	1,038,499
Contributions:	
Employer	26,029,000
Participants	57,291,818
Rollovers	1,492,687
Total contributions	84,813,505
Total additions	167,054,043
Deductions	
Benefit payments	57,832,522
Administrative expenses	592,007
Total deductions	58,424,529
Net increase	108,629,514
Net assets available for benefits at the beginning of the year	690,073,000
Net assets available for benefits at end of year	\$ 798,702,514

See accompanying notes.

Cintas Corporation Partners Plan

Notes to Financial Statements

December 31, 2012

1. Description of the Plan

The following description of the Cintas Corporation Partners Plan (the Plan) provides only general information. Participants should refer to the *Summary Plan Description* for a more complete description of the Plan s provisions.

General

Cintas Corporation (the Company) established the Plan on June 1, 1991, upon the merger of the Cintas Corporation Profit Sharing Plan and the Cintas Corporation Employee Stock Ownership Plan (ESOP). Effective June 1993, the Plan was amended to enable United States employees of the Company (the Participants) to make voluntary pre-tax contributions.

The Plan is a defined-contribution plan designed to comply with the appropriate regulations of the Internal Revenue Code (the Code) as amended, and is subject to the applicable provisions of the Employee Retirement Income Security Act of 1974 (ERISA) as amended. The Company administers the Plan, and Fifth Third Bank serves as the Plan trustee.

Eligibility and Participation

The Participants are generally eligible to participate in the tax-deferred contribution portion of the Plan after three months of service. The Participants are eligible to participate in all other portions of the Plan after reaching 1,000 hours of service and will receive an allocation of the Company s contributions made as of the end of the fiscal year (May 31) provided they work at least 1,000 hours during the preceding Plan year and are employed by the Company on the last day of the Company s fiscal year.

Contributions

A Participant is permitted to make voluntary pre-tax contributions to the Plan in any whole percent of the Participant s annual compensation from 1% to 75%. At its discretion, the Board of Directors of the Company may authorize a matching contribution of the Participants pre-tax contributions.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

A Participant may rollover proceeds of a lump-sum distribution from another qualified plan or transfer proceeds of a distribution from certain individual retirement accounts into the Participant s account. The Company s profit-sharing and ESOP contributions are allocated to the profit-sharing contributions account and the ESOP contributions account, respectively, and are made at the discretion of the Company s Board of Directors. All contributions are subject to certain limitations of the Code.

Participant Accounts

Each Participant s account is credited with the Participant s voluntary pre-tax contribution and an allocation of (i) the Company s profit-sharing contribution, (ii) the Company s ESOP contribution, (iii) the Company s matching contribution, (iv) forfeitures from the profit sharing, 401(k) matching, ESOP accounts, and (v) Plan earnings. Allocations for (i) and (ii) are based upon a point system, which takes into account compensation and years of service. The allocation for (iii) is equal to the eligible Participant s pre-tax contributions multiplied by the matching contribution percentage, if any, determined by the Board of Directors each year. The allocation for the profit-sharing and ESOP portions of (iv) is based upon the ratio of each Participant s eligible compensation to the total eligible compensation, provided that the Participant is eligible to receive a profit-sharing or ESOP allocation. The allocation for the 401(k) matching portion of (iv) is based upon the ratio of a Participant s 401(k) contributions, provided that the Participant is eligible to receive a matching contribution. The allocation for the total 401(k) contributions to the total 401(k) contributions, provided that the Participant is eligible to receive a matching contribution. The allocation for (v) is based upon the ratio of each Participant s account value to the total value within the respective fund as of the valuation date.

Forfeitures

Forfeitures totaled \$1,470,510 and \$1,157,118 for the years ended December 31, 2012 and 2011, respectively, within the Plan. These funds may be used at the discretion of the Company; first, to restore forfeitures of Participants who are re-employed and next, to make administrative corrections and offset the cost of administration of the Plan. Thereafter, any remaining forfeitures may be allocated as described above in (iv). There were no re-allocations of forfeitures for the years ended December 31, 2012 and 2011.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

Investment Elections

The ESOP s only investment option is the Company s common stock. The Company s Board of Directors determines the contribution made to the ESOP. The Plan allows Participants to direct their ESOP investments into one or more of the investment options described below once they have vested in their ESOP contributions. The Plan allows the Participants to direct their 401(k) pre-tax, after-tax, matching, rollover, and profit-sharing contributions into one or more of the following investment options.

The *Cintas Stable Value Fund* is a separately managed account that seeks to provide a stable rate of return while preserving principal. The Cintas Stable Value Fund invests in stable value funds, interest-bearing cash, guaranteed investment contracts (GICs) issued by insurance companies and other financial institutions, and other investment products (i.e., synthetic GICs) with similar characteristics.

The *PIMCO Total Return Fund* is a registered investment company (mutual fund) that seeks to provide total return consistent with preservation of capital strategies. The fund normally invests at least 65% of its assets in equity securities with the remaining 35% in fixed-income securities, including U.S. government securities, corporate bonds, and mortgage-related securities.

The *PIMCO Investment Grade Corporate Bond Fund* is a registered investment company (mutual fund) that seeks to maximize return and minimize risks consistent with preservation of capital strategies by investing in high-quality corporate bonds. The fund normally invests at least 80% of assets in a diversified portfolio of investment-grade corporate fixed-income securities of varying maturities.

The *PIMCO Real Return Fund* is a registered investment company (mutual fund) that seeks to provide a return in excess of inflation by investing in U.S. Treasury inflation protection securities, which are government bonds that provide a return linked to the rate of U.S. inflation as measured by the Consumer Price Index.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

The BlackRock LifePath Family of Funds (BlackRock Lifepath Retirement Fund, BlackRock Lifepath 2020 Fund, BlackRock Lifepath 2030 Fund, BlackRock Lifepath 2040 Fund, and BlackRock Lifepath 2050 Fund) are registered investment companies (mutual funds) that seek long-term capital appreciation by investing in a portfolio that gradually shifts from a greater concentration of higher-risk investments (primarily equity securities) to a greater concentration of lower-risk investments (generally fixed-income securities and cash instruments) as retirement age approaches.

The *American Mutual Fund* is a registered investment company (mutual fund) that seeks to provide current income and growth of capital while preserving principal. The fund invests primarily in common stocks, securities convertible into common stocks, non-convertible preferred stocks, U.S. government securities, investment-grade corporate (BBB and above) bonds and cash.

The *T. Rowe Price Growth Stock Fund* is a registered investment company (mutual fund) that seeks to provide long-term capital growth and, secondarily, increase dividend income through investments in the common stocks of well-established growth companies. The Fund will normally invest at least 80% of its net assets in the common stocks of a diversified group of growth companies. The fund seeks investments in companies that have the ability to pay increasing dividends through strong cash flow and generally looks for companies with an above-average rate of earnings growth and a lucrative niche in the economy that gives them the ability to sustain earnings momentum even during times of slow economic growth.

The *Fifth Third Equity Index Fund* is a bank-sponsored collective investment fund that seeks long-term capital appreciation through replicating the holdings within the Standard & Poor s (S&P) 500 Index. Management of the fund attempts to mirror the transactions within the S&P 500 while buying and selling at the best available market prices.

The *Artisan Mid Cap Fund* is a registered investment company (mutual fund) that seeks long-term capital growth. The fund primarily invests in equity securities of mid-sized companies. The fund also seeks companies that have or are developing franchise characteristics, and that it believes to be undervalued.

The American Europacific Growth Fund is a registered investment company (mutual fund) that seeks long-term capital appreciation by investing in equity securities outside of the United States, including Europe and Asia. This large blend fund invests in a variety of large international equity securities and money market securities.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

The *T. Rowe Price Small-Cap Stock Fund* is a registered investment company (mutual fund) that invests in small-cap equity securities within the U.S. Companies considered as small-cap equity securities are those with a total market value below \$2 billion. Typically, the portfolio consists of small-cap companies that offer superior growth in earnings coupled with an attractive market price.

The Vanguard Federal Money Market Fund is a money market account that seeks to provide current income while maintaining liquidity and a stable share price of \$1. The fund invests primarily in short-term, fixed-income securities issued by U.S. government agencies.

The *Cintas Corporation Common Stock Fund* is a separately managed account that invests in common stock of the Company. Fifth Third Bank makes purchases of the Company s common stock for this fund either on the open market or directly from the Company. Fifth Third Bank determines when to purchase the Company s common stock for the fund. Until purchases are made, contributions are held in cash. The Participants, through a proxy, direct Fifth Third Bank how to vote on this common stock.

Benefits and Vesting

The benefits to which the Participants are entitled cannot exceed the value of the Plan s net assets. Employee pre-tax contributions, rollover contributions, and Plan earnings thereon vest immediately. Participants vesting for their balances in the ESOP contributions account and profit-sharing contributions account are 100% vested after three years of service with no partial vesting. A Participant is vested in his or her Company matching contribution account with the following schedule:

Years of Vesting Service	Percent Vested
Fewer than 2 years	0%
2 years but fewer than 3 years	20%
3 years but fewer than 4 years	40%
4 years but fewer than 5 years	60%
5 years or more	100%

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

Participant Loans

The Participants may borrow, from their 401(k) funds, a minimum of \$500 up to a maximum of the lesser of 50% of the fair market value of the Participant s pre-tax contributions account, rollover contributions account, and vested transfer contributions account or \$50,000, less the Participant s highest outstanding loan balance during the 12-month period immediately preceding the date of the loan. Loans bear interest at a rate of 1% over the *Wall Street Journal* prime rate, and loan terms are not be less than six months or greater than five years. The balance in the Participant s account secures the loan.

Principal and interest are paid ratably through periodic payroll deductions. Outstanding loans become immediately due and payable if a Participant terminates employment.

Payment of Benefits

On termination of employment, a Participant may receive a lump-sum amount of his or her 401(k) contributions, including the Participant s pre-tax, rollover, after-tax, and transfer contributions, as soon as administratively practicable after the Participant has separated from the Company.

A Participant may receive a lump-sum amount of the vested portions of his or her ESOP contribution account, profit-sharing contribution account, and Company matching contribution account as soon as administratively practical after he or she has been separated from the Company if one of the following applies: (i) the Participant is age 55 or older; (ii) the Participant has 15 or more years of credited service; or (iii) the Participant s total vested Company contributions and earnings are \$5,000 or less. If none of the above applies, the Participant is eligible to receive his or her ESOP contributions account, profit-sharing contribution account, and Company matching contribution account after the Participant has been separated from the Company for a period of one year, or after the Participant reaches age 55, whichever is earlier.

The normal form of payment is a lump sum in cash; however, a Participant shall have the right to receive his or her vested account (i) in monthly, quarterly, semi-annual, or annual installment payments over a period of less than 10 years or (ii) by a rollover distribution paid directly to an eligible retirement plan. In addition, a Participant may request to receive his or her ESOP contributions account in full shares of the Company s common stock.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

1. Description of the Plan (continued)

Benefit payments requested prior to December 31, 2012 and 2011, but that were not paid out until after year end, totaled \$757,010 and \$203,770, respectively, and are attributable to the standard processing time of distributing benefit payments. As such, this is a reconciling item between the financial statements and the Form 5500, as detailed in Note 6.

Administrative Expenses

The Plan s administrative expenses are paid by either the Plan or the Company, as provided by the Plan s provisions. Administrative expenses paid by the Plan include record-keeping and trustee fees. Expenses relating to purchases, sales, or transfers of the Plan s investments are charged to the particular investment fund to which the expenses relate. All other administrative expenses of the Plan are paid by the Company.

2. Significant Accounting Policies

Basis of Presentation

The accompanying financial statements have been prepared on the accrual basis of accounting.

In May 2011, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2011-04, *Amendments to Achieve Common Fair Value Measurements and Disclosure Requirements in U.S. GAAP and IFRSs* (ASU 2011-04). ASU 2011-04 amended Accounting Standards Codification (ASC) No. 820, *Fair Value Measurements and Disclosures* (ASC 820), to converge the fair value measurement guidance in U.S. generally accepted accounting principles (GAAP) and International Financial Reporting Standards (IFRSs). Some of the amendments clarify the application of existing fair value measurement requirements, while other amendments change a particular principle in ASC 820. In addition, ASU 2011-04 requires additional fair value disclosures. The amendments are to be applied prospectively and are effective for annual periods beginning after December 15, 2011. The Plan adopted ASU 2011-04 on January 1, 2012. Adoption of ASU 2011-04 did not have an effect on the Plan s net assets available for benefits or its changes in net assets available for benefits.

Payment of Benefits

Benefits are recorded when paid.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

2. Significant Accounting Policies (continued)

Notes Receivable from Participants

Notes receivable from participants represent participant loans that are recorded at their unpaid principal balance plus any accrued but unpaid interest. Interest income on notes receivable from participants is recorded when it is earned. Related fees are recorded as administrative expenses and are expensed when they are incurred. No allowance for credit losses has been recorded as of December 31, 2012 or 2011. If a Participant ceases to make loan repayments and the Plan administrator deems the participant loan to be a distribution, the participant loan balance is reduced and a benefit payment is recorded.

Use of Estimates

The preparation of the financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates that affect the amounts reported in the financial statements and accompanying notes and supplemental schedule. Actual results could differ from those estimates.

Investment Valuation and Income Recognition

Investments held by the Plan are stated at fair value. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (an exit price) as described above. See Note 4 for further discussion and disclosures related to the fair value of investments. Net realized and unrealized appreciation related to investments is recorded in the accompanying statement of changes in net assets available for benefits as net appreciation in fair value of investments. Purchase and sales of securities are recorded on a trade-date basis. Interest and dividends are recorded as earned.

The Cintas Stable Value Fund, which is a fund solely for the benefit of Plan Participants, invests in a fully benefit-responsive guaranteed investment contract (GIC) and synthetic investment contracts (synthetic GICs). These investment contracts are recorded at fair value (see Note 4); however, since these contracts are fully benefit-responsive an adjustment is reflected in the statements of net assets available for benefits to present these investments at contract value. Contract value is the relevant measurement attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. The contract value of the fully benefit-responsive investment contracts represents contributions plus earnings, less participant withdrawals and administrative expenses.

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Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

2. Significant Accounting Policies (continued)

Fair Value Measurements

The Plan follows the provisions of FASB ASC 820, which defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date and establishes a framework for measuring fair value. ASC 820 defines a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date.

ASC 820 emphasizes that fair value is a market-based measurement, not an entity-specific measurement. Therefore, a fair value measurement should be determined based on the assumptions that market participants would use in pricing an asset or liability. As a basis for considering market participant assumption in fair value measurements, and as noted above, ASC 820 defines a three-level fair value hierarchy that distinguishes among market participant assumptions based on market data obtained from sources independent of the reporting entity and the reporting entity s own assumptions about market participants.

The fair value hierarchy is based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows:

Level 1 Unadjusted quoted prices in active markets that are accessible to the reporting entity at the measurement date for identical assets and liabilities

Level 2 Inputs other than quoted prices in active markets for identical assets and liabilities that are observable either directly or indirectly for substantially the full term of the asset or liability. Level 2 inputs include the following:

quoted prices for similar assets and liabilities in active markets

quoted prices for identical or similar assets or liabilities in markets that are not active

observable inputs other than quoted prices that are used in the valuation of the asset or liabilities (e.g., interest rate and yield curve quotes at commonly quoted intervals)

inputs that are derived principally from or corroborated by observable market data by correlation or other means

Level 3 Unobservable inputs for the asset or liability (i.e., supported by little or no market activity). Level 3 inputs include Plan management s own assumption about the assumptions that market participants would use in pricing the asset or liability (including assumptions about risk).

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

2. Significant Accounting Policies (continued)

In instances where the determination of the fair value measurement is based on inputs from different levels of the fair value hierarchy, the level in the fair value hierarchy within which the entire fair value measurement falls is based on the lowest level of input that is significant to the fair value measurement in its entirety. The Plan s assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability.

3. Investments

The fair value of individual investments that represent 5% or more of the Plan s net assets available for benefits as of December 31, were as follows:

	2012	2011
Investments at fair value:		
Cintas Corporation Common Stock Fund	\$ 109,800,099	\$ 95,502,349
Cintas Stable Value Fund	137,815,141	140,175,519
Shares of registered investment companies:		
BlackRock Lifepath 2030 Fund	54,388,179	45,035,365
BlackRock Lifepath 2040 Fund	52,329,967	41,929,012
Artisan Mid Cap Fund	49,787,217	42,655,260
American Mutual Fund	45,897,975	40,842,986
BlackRock Lifepath 2020 Fund	41,237,434	(a)
PIMCO Total Return Fund	40,644,307	38,883,401

(a) Fair value of investment did not equal or exceed 5% of the Plan s net assets available for benefits in the respective Plan year.

Cintas Corporation Partners Plan

Notes to Financial Statements (continued)

The Plan s investments (including investments bought, sold, and held during the year ended December 31, 2012) appreciated in value as follows:

Cintas Corporation Common Stock Fund	\$ 16,153,064
Common Collective Trust	4,841,364
Cintas Stable Value Fund	1,202,757
Shares of registered investment companies	42,425,769
	\$ 64,622,954

4. Fair Value Measurements

The following table sets forth by level, within the fair value hierarchy, the Plan s assets at fair value as of December 31:

		2012					
	Level 1	Level 2	Level 3	Total			
Investments:							
Interest-bearing cash	\$	\$ 15,393,467	\$	\$ 15,393,467			
Cintas Corporation common stock	109,800,099			109,800,099			
Shares of registered investment companies:							
Life cycle funds	201,878,985		20	201,878,985			
Fixed-income funds	66,277,614		30				
Total interest income	19,959	16,092	57,457	45,007			
Interest expense:							
Deposits	3,113	4,031	8,795	12,391			
Borrowed funds	859	617	2,461	1,626			
Total interest expense	3,972	4,648	11,256	14,017			
Net interest income	15,987	11,444	46,201	30,990			
Provision for loan losses	2,537	3,209	7,612	8,277			
Net interest income after provision for loan							
losses	13,450	8,235	38,589	22,713			
Noninterest income:							
Service charges on deposit accounts	564	419	1,718	1,151			
Securities gains	-	-	53	-			
Other operating income	784	548	1,713	2,018			
Total noninterest income	1,348	967	3,484	3,169			
Noninterest expenses:							
Salaries and employee benefits	3,547	3,398	10,176	10,354			
Equipment and occupancy expense	814	767	2,368	1,977			
Professional services	220	228	625	657			
Other operating expenses	2,886	2,579	9,291	7,299			
Total noninterest expenses	7,467	6,972	22,460	20,287			

Income before income taxes	7,331	2,230	19,613	5,595
Provision for income taxes	2,532	622	6,780	1,708
Net income	\$ 4,799	\$ 1,608	\$ 12,833	\$ 3,887
Basic earnings per share	\$ 0.87	\$ 0.29	\$ 2.33	\$ 0.71
Diluted earnings per share	\$ 0.77	\$ 0.28	\$ 2.11	\$ 0.67

See Notes to Consolidated Financial Statements.

SERVISFIRST BANCSHARES, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited) (In thousands)

	Three Months Ended September 30, 2010 2009				Nine Months En September 3 2010 2		
Net income	\$	4,799	\$	1,608	\$ 12,833	\$	3,887
Other comprehensive income, net of tax:							
Unrealized holding gains arising during period from securities available for sale, net of tax of \$1,124 and \$2,817 for the three and nine months ended September 30, 2010, respectively, and \$1,304 and \$1,330 for the three and nine							
months ended September 30, 2009		2,087		2,532	5,197		2,582
Reclassification adjustment for net gains on sale of securities in net income, net of tax of \$19 for the nine							
months ended September 30, 2010		-		-	(34)		-
Reclassification adjustment for net gains realized on derivatives in net income, net of tax benefit of \$93 for the							
nine months ended September 30, 2009		-		-	-		(180)
Other comprehensive income, net of tax		2,087		2,532	5,163		2,402
Comprehensive income	\$	6,886	\$	4,140	\$ 17,996	\$	6,289

See Notes to Consolidated Financial Statements

SERVISFIRST BANCSHARES, INC. CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY NINE MONTHS ENDED SEPTEMBER 30, 2010 (Unaudited) (In thousands, except share amounts)

	Accumulated							
			Additional		Other		Total	
	Commo	n	Paid-in	Retained	Comprehensive	Stc	ockholders'	
	Stock		Capital	Earnings	Income		Equity	
Balance, December 31, 2009		6	75,078	20,965	1,573		97,622	
Other comprehensive income		-	-	-	5,163		5,163	
Exercise of stock options		-	50	-	-		50	
Stock-based compensation expense		-	509	-	-		509	
Net income		-	-	12,833	-		12,833	
Balance, September 30, 2010	\$	6	\$ 75,637	\$ 33,798	\$ 6,736	\$	116,177	

See Notes to Consolidated Financial Statements

SERVISFIRST BANCSHARES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS NINE MONTHS ENDED SEPTEMBER 30, 2010 AND 2009 (In thousands) (Unaudited)

	2	2010	2009
OPERATING ACTIVITIES			
Net income	\$	12,833	\$ 3,887
Adjustments to reconcile net income to net cash provided by operating activities:			
Deferred tax benefit		(292)	(909)
Provision for loan losses		7,612	8,277
Depreciation and amortization		800	802
Net amortization (accretion) of investments		565	(326)
Amortized gain on derivative		-	(272)
Market value adjustment of interest rate cap		40	-
Increase in accrued interest and dividends receivable		(634)	(1,137)
Stock compensation expense		509	584
Decrease in accrued interest payable		(112)	(177)
Proceeds from sale of mortgage loans held for sale	-	112,068	148,071
Originations of mortgage loans held for sale	(1	115,361)	(151,699)
Gain on sale of securities available for sale		(53)	(42)
Net loss on sale of other real estate owned		180	817
Write down of other real estate owned		853	622
Decrease in special prepaid FDIC insurance assessments		1,963	-
Loss on disposal of premises and equipment		-	2
Net change in other assets, liabilities, and other operating activities		(773)	(1,079)
Net cash provided by operating activities		20,198	7,421
INVESTMENT ACTIVITIES			
Purchase of securities available for sale		(40,817)	(45,913)
Proceeds from maturities, calls and paydowns of securities available for sale		23,517	12,825
Purchase of securities held to maturity		(1,986)	-
Increase in loans	(1	147,150)	(197,275)
Purchase of premises and equipment		(196)	(2,144)
Purchase of restricted equity securities		(269)	(582)
Purchase of interest rate cap		(160)	-
Proceeds from sale of securities available for sale		31,014	2,083
Proceeds from disposal of premises and equipment		-	1
Proceeds from sale of other real estate owned and repossessions		7,470	5,249
Additions to other real estate owned		(75)	-
Net cash used in investing activities	(1	128,652)	(225,756)
FINANCING ACTIVITIES			
Net increase in noninterest-bearing deposits		13,230	53,630
Net increase in interest-bearing deposits	1	155,972	270,534
Proceeds from issuance of trust preferred securities		15,050	-
Proceeds from other borrowings		-	5,000
Proceeds from sale of stock, net		-	3,479
Proceeds from exercise of stock options		50	-
Net cash provided by financing activities	-	184,302	332,643
Net increase in cash and cash equivalents		75,848	114,308

Cash and cash equivalents at beginning of year	76,206	72,918
Cash and cash equivalents at end of year	\$ 152,054	\$ 187,226
SUPPLEMENTAL DISCLOSURE		
Cash paid for:		
Interest	\$ 11,368	\$ 14,194
Income taxes	6,958	3,117
NONCASH TRANSACTIONS		
Transfers of loans from held for sale to held for investment	\$ 787	\$ 1,861
Other real estate acquired in settlement of loans	5,156	9,464
Internally financed sales of other real estate owned	1,083	468
See Notes to Consolidated Financial Statements.		

SERVISFIRST BANCSHARES, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS September 30, 2010 (Unaudited)

NOTE 1 - GENERAL

The accompanying condensed consolidated financial statements in this report have been prepared in accordance with the rules and regulations of the Securities and Exchange Commission, including Regulation S-X and the instructions for Form 10-Q, and have not been audited. These consolidated financial statements do not include all of the information and footnotes required by U. S. generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments necessary to present fairly the consolidated financial position and the consolidated results of operations for the interim periods have been made. All such adjustments are of a normal nature. The consolidated results of operations are not necessarily indicative of the consolidated results of operations which ServisFirst Bancshares, Inc. (the "Company") may achieve for future interim periods or the entire year. For further information, refer to the consolidated financial statements and footnotes included in the Company's Form 10-K for the year ended December 31, 2009.

All reported amounts are in thousands except share and per share data.

Certain reclassifications have been made in the December 31, 2009 Consolidated Balance Sheet to conform to classifications used in 2010. There was no effect on total assets, liabilities or stockholders' equity.

NOTE 2 - CASH AND CASH FLOWS

Cash on hand, cash items in process of collection, amounts due from banks, and Federal funds sold are included in cash and cash equivalents.

NOTE 3 - EARNINGS PER COMMON SHARE

Basic earnings per common share are computed by dividing net income by the weighted average number of common shares outstanding during the period. Diluted earnings per common share include the dilutive effect of additional potential common shares issuable under stock options and warrants, as well as the potential common stock issuable upon possible conversion of the preferred securities described in Note 10 to the Consolidated Financial Statements.

	Three Months Ended September 30,				Nine Months Ended September 30,			
	2010		2009		2010		2009	
	(In Th	nousar	nds, Except Sl	hares	nares and Per Share Data)			
Earnings Per Share								
Weighted average common shares								
outstanding	5,515,384		5,513,482		5,513,482		5,476,701	
Net income	\$ 4,799	\$	1,608	\$	12,833	\$	3,887	
Basic earnings per share	\$ 0.87	\$	0.29	\$	2.33	\$	0.71	
Weighted average common shares								
outstanding	5,515,384		5,513,482		5,513,482		5,476,701	
Dilutive effects of assumed conversions								
and exercise of stock options, warrants,								
and convertible debt	902,563		307,849		735,377		297,740	
Weighted average common and dilutive								
potential common shares outstanding	6,417,947		5,821,331		6,248,859		5,774,441	
Net income	\$ 4,799	\$	1,608	\$	12,833	\$	3,887	
Effect of interest expense on								
convertible debt, net of tax and								
discretionary expenditures related to								
conversion	150		-		323		-	
Net income, adjusted for effect of debt								
conversion	\$ 4,949	\$	1,608	\$	13,156	\$	3,887	
Diluted earnings per share	\$ 0.77	\$	0.28	\$	2.11	\$	0.67	

NOTE 4 - SECURITIES

The amortized cost and fair value of available-for-sale and held-to-maturity securities at September 30, 2010 and December 31, 2009 are summarized as follows:

	А	mortized Cost	Gross realized Gain (In Tho	Uni]	Gross realized Loss	Fa	ir Value
September 30, 2010:							
Securities Available for Sale							
U.S. Treasury and government sponsored							
agencies	\$	60,648	\$ 3,465	\$	-	\$	64,113
Mortgage-backed securities		110,381	4,079		(81)		114,379
State and municipal securities		65,804	2,907		(216)		68,495
Corporate debt		2,011	209		-		2,220
Total	\$	238,844	\$ 10,660	\$	(297)	\$	249,207
Securities Held to Maturity							
State and municipal securities	\$	2,631	\$ 76	\$	(3)	\$	2,704
Total	\$	2,631	\$ 76	\$	(3)	\$	2,704
December 31, 2009:							
Securities Available for Sale							

U.S. Treasury and government sponsored				
agencies	\$ 92,368	\$ 412	\$ (453)	\$ 92,327
Mortgage-backed securities	99,608	2,717	(625)	101,700
State and municipal securities	58,090	876	(567)	58,399
Corporate debt	3,004	36	(13)	3,027
Total	\$ 253,070	\$ 4,041	\$ (1,658)	\$ 255,453
Securities Held to Maturity				
State and municipal securities	\$ 645	\$ 1	\$ (3)	\$ 643
Total	\$ 645	\$ 1	\$ (3)	\$ 643

All mortgage-backed securities are with government sponsored enterprises (GSEs) such as Federal National Mortgage Association, Government National Mortgage Association, Federal Home Loan Bank, and Federal Home Loan Mortgage Corporation.

The following table identifies, as of September 30, 2010 and December 31, 2009, the Company's investment securities that have been in a continuous unrealized loss position for less than 12 months and those that have been in a continuous unrealized loss position for 12 or more months. The Company has the ability and intent to hold its securities until such time as lost value is recovered, or the securities mature. Further, the Company believes any deterioration in value on its current investment securities is attributable to changes in market interest rates and not credit quality of the issuer.

	Un	Less Than Tw Gross arealized Losses		Months air Value	G Unre	welve Mor ross ealized osses		More r Value
	1	205505	1.0	(In Thou		5565	1.4	ii value
September 30, 2010:				(111 1110)				
Mortgage-backed securities	\$	(81)	\$	13,292	\$	-	\$	-
State and municipal securities		(131)		4,269		(88)		3,028
	\$	(212)	\$	17,561	\$	(88)	\$	3,028
December 31, 2009:								
U.S. Treasury and government sponsored								
agencies	\$	(453)	\$	44,910	\$	-	\$	-
Mortgage-backed securities		(625)		44,993		-		-
State and municipal securities		(570)		20,479		-		-
Corporate debt		-		-		(13)		986
	\$	(1,648)	\$	110,382	\$	(13)	\$	986

At September 30, 2010, 14 of the Company's 375 debt securities had been in an unrealized loss position for 12 or more months. The Company does not believe these unrealized losses are "other than temporary" since it has the ability and intent to hold the investments for a period of time sufficient to allow for a recovery in market value, and it is not probable that the Company will be unable to collect all of the amounts contractually due. The Company has not identified any issues related to the ultimate repayment of principal as a result of credit concerns on these securities.

NOTE 5 - EMPLOYEE AND DIRECTOR BENEFITS

Stock Options

At September 30, 2010, the Company had stock-based compensation plans, as described below. The compensation cost that has been charged to earnings for the plans was approximately \$195,000 and \$509,000 for the three and nine months ended September 30, 2010 and \$189,000 and \$584,000 for three and nine months ended September 30, 2009, respectively.

The Company's 2005 Amended and Restated Stock Option Plan allows for the grant of stock options to purchase up to 1,025,000 shares of the Company's common stock. The Company's 2009 Stock Incentive Plan authorizes the grant of up to 425,000 shares and allows for the issuance of Stock Appreciation Rights, Restricted Stock, Stock Options, Non-stock Share Equivalents, Performance Shares or Performance Units. Both plans allow for the grant of incentive stock options and non-qualified stock options, and awards are generally granted with an exercise price equal to the

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estimated fair market value of the Company's common stock at the date of grant. The maximum term of the options granted under the plans is ten years.

The Company has granted non-plan options to certain persons representing key business relationships to purchase up to an aggregate amount of 55,000 shares of the Company's common stock at between \$15.00 and \$20.00 per share for 10 years. These options are non-qualified and not part of either Plan.

The Company estimates the fair value of each stock option award using a Black-Scholes-Merton valuation model that uses assumptions of expected volatility, dividends paid on the Company's stock, term, and the risk-free rate. Expected volatilities are based on an index of southeastern United States publicly traded banks. The expected term for options granted is based on the short-cut method and represents the period of time that options granted are expected to be outstanding. The risk-free rate for periods within the contractual life of the option is based on the U. S. Treasury yield curve in effect at the time of grant. Assumptions for each component input into the model for options granted are as follows:

	2010	2009
Expected volatility	26.00%	20.00%
Expected dividends	0.00%	0.50%
Expected term (in years)	7 years	7 years
Risk-free rate	2.10%	1.70%

The following table summarizes stock option activity during the nine months ended September 30, 2010 and 2009:

			Weighted		
		Weighted	Average		
		Average	Remaining		
		Exercise	Contractual		Aggregate
	Shares	Price	Term (years)		
				(In	Thousands)
Nine Months Ended September 30, 2010:					
Outstanding at January 1, 2010	863,500	\$ 15.17	6.8	\$	8,488
Granted	37,500	25.00	9.8		-
Exercised	(5,000)	10.00	-		-
Forfeited	(10,000)	15.00	6.6		-
Outstanding at September 30, 2010	886,000	15.62	6.3	\$	8,313
Exercisable at September 30, 2010	272,627	\$ 11.96	5.3	\$	3,555
Nine Months Ended September 30, 2009:					
Outstanding at January 1, 2009	826,000	\$ 14.70	7.7	\$	8,513
Granted	40,000	25.00	9.4		-
Exercised	-	-	-		-
Forfeited	(2,500)	15.00	7.2		_
Outstanding at September 30, 2009	863,500	15.17	7.1	\$	8,488
Exercisable at September 30, 2009	146,862	\$ 12.40	6.5	\$	1,851
	•,••–			Ŧ	.,

Restricted Stock

During the first quarter of 2010, 10,000 shares of restricted stock were awarded to employees. During the fourth quarter of 2009, 20,000 shares of restricted stock were awarded to a key executive. The value of restricted stock awards is determined to be the current value of the Company's stock, and this total value will be recognized as compensation expense over the vesting period, which is five years from the date of grant. As of September 30, 2010, there was \$623,000 of total unrecognized compensation cost related to non-vested restricted stock. The cost is expected to be recognized evenly over the remaining 4.2 years of the restricted stock's vesting period.

Stock Warrants

In recognition of the efforts and financial risks undertaken by the organizers of ServisFirst Bank (the "Bank") in 2005, the Bank granted warrants to organizers to purchase a total 60,000 shares of common stock at a price of \$10.00 per share, which was the fair market value of the Bank's common stock at the date of the grant. The warrants became warrants to purchase a like number of shares of the Company's common stock upon the formation of the Company as a holding company for the Bank. The warrants vest in equal annual increments over a three-year period commencing on the first anniversary date of the Bank's incorporation and will terminate on the tenth anniversary of the incorporation date. The total number of warrants outstanding at September 30, 2010 and 2009 was 60,000.

The Company issued warrants for 75,000 shares of common stock at a price of \$25 per share in the third quarter of 2008. These warrants were issued in connection with the trust preferred securities that are discussed in detail in Note 9.

The Company issued warrants for 15,000 shares of common stock at a price of \$25 per share in the second quarter of 2009. These warrants were issued in connection with the issuance and sale of the Bank's 8.25% Subordinated Note discussed in detail in Note 11.

NOTE 6 - DERIVATIVES

During 2008, the Company entered into interest rate swaps ("swaps") to facilitate customer transactions and meet their financing needs. Upon entering into these swaps, the Company entered into offsetting positions with a regional correspondent bank in order to minimize the risk to the Company. As of September 30, 2010, the Company was party to two swaps with notional amounts totaling approximately \$12.0 million with customers, and two swaps with notional amounts totaling approximately \$12.0 million with a regional correspondent bank. These swaps qualify as derivatives, but are not designated as hedging instruments. The Company has recorded the value of these swaps at \$1,032,000 in offsetting entries in other assets and other liabilities.

On August 24, 2010, the Company entered into an interest rate cap with a notional value of \$100,000,000. The cap has a strike rate of 2.00% and is indexed to the three month London Interbank Offered Rate ("LIBOR"). The cap does not qualify for hedge accounting treatment, and is marked to market, with changes in market value reflected in interest expense. The cap was marked down by \$40,000 during the quarter ended September 30, 2010, and is currently valued at \$120,000.

The Company has entered into agreements with secondary market investors to deliver loans on a "best efforts delivery" basis. When a rate is committed to a borrower, it is based on the best price that day and locked with the investor for the customer for a 30-day period. In the event the loan is not delivered to the investor, the Company has no risk or exposure with the investor. The interest rate lock commitments related to loans that are originated for later sale are classified as derivatives. The fair values of the Company's agreements with investors and rate lock commitments to customers as of September 30, 2010 and December 31, 2009 were not material.

NOTE 7 - ADOPTION OF RECENT ACCOUNTING PRONOUNCEMENTS

In June 2009, the Financial Accounting Standards Board ("FASB") issued two related accounting pronouncements changing the accounting principles and disclosure requirements for securitizations and special purpose entities. The pronouncements remove the concept of a "qualifying special-purpose entity", change the requirements for derecognizing financial assets and change how a company determines when an entity that is insufficiently capitalized or is not controlled through voting should be consolidated. These pronouncements also expand existing disclosure requirements to include more information about transfers of financial assets and where companies have exposure to the risks related to transfers of financial assets. The Company adopted the provisions of these pronouncements as of January 1, 2010, but neither had a material impact on the consolidated financial statements.

During January 2010, the FASB issued Accounting Standards Update ("ASU") 2010-06 – "Improving Disclosures About Fair Value Measurements", which added disclosure requirements about transfers in and out of Levels 1 and 2, clarified existing fair value disclosure requirements about the appropriate level of disaggregation, and clarified that a description of valuation techniques and inputs used to measure fair value was required for recurring and nonrecurring Level 2 and 3 fair value measurements. The Company adopted these provisions of the ASU in preparing the Consolidated Financial Statements for the period ended September 30, 2010. The adoption of these provisions of this ASU, which was subsequently codified into Accounting Standards Codification Topic 820, "Fair Value Measurements and Disclosures," only affected the disclosure requirements for fair value measurements and as a result had no impact on the Company's consolidated financial statements. See Note 8 to the Consolidated Financial Statements for the disclosure requirements and as a result had no impact on the Company's consolidated financial statements.

This ASU also requires that Level 3 activity about purchases, sales, issuances, and settlements of assets measured at fair value on a recurring basis be presented on a gross basis rather than as a net number, as currently permitted. This provision of the ASU is effective for the Company's reporting period ending June 30, 2011. As this provision amends only the disclosure requirements for fair value measurements, the adoption will have no impact on the Company's consolidated financial statements.

During February 2010, the FASB updated ASU No. 2010-09, Subsequent Events (Topic 855) – Amendments to Certain Recognition and Disclosure Requirements. This guidance amends FASB ASC Topic 855, Subsequent Events, so that issuers filing periodic reports with the Securities and Exchange Commission ("SEC filers") no longer are required to disclose the date through which subsequent events have been evaluated in originally issued and revised financial statements. SEC filers must evaluate subsequent events through the date the financial statements are issued.

During July 2010, the FASB issued ASU No. 2010-20, Disclosures about the Credit Quality of Financing Receivables and the Allowance for Credit Losses. This guidance requires disclosures regarding loans and the allowance for loan losses that are disaggregated by portfolio segment and class of financing receivable. Required enhancements to current disclosures include a rollforward of the allowance for loans losses by portfolio segment, with the ending balance broken out by basis of impairment method, as well as the recorded investment in the respective loans. Nonaccrual and impaired loans by class must also be shown. Disclosure requirements also include: 1) credit quality indicators by class, 2) aging of past due loans by class, 3) troubled debt restructurings ("TDRs") by class and their effect on the allowance for loan losses, 4) defaults on TDRs by class and their effect on the allowance for loan losses, and 5) significant purchases and sales of loans disaggregated by portfolio segment. This guidance is effective for interim and annual reporting periods ending on or after December 15, 2010, for end of period disclosures. Activity related disclosures are required for interim and annual reporting periods beginning on or after December 15, 2010. While impacting its disclosures, this ASU will not have an impact on the Company's consolidated financial statements.

NOTE 8 - FAIR VALUE MEASUREMENT

Measurement of fair value under United States generally accepted accounting principles ("U.S. GAAP") establishes a hierarchy that prioritizes observable and unobservable inputs used to measure fair value, as of the measurement date, into three broad levels, which are described below:

Level Quoted prices (unadjusted) in active markets that are accessible at the measurement date for assets orliabilities. The fair value hierarchy gives the highest priority to Level 1 inputs.

Level 2: Observable prices that are based on inputs not quoted on active markets, but corroborated by market data.Level Unobservable inputs are used when little or no market data is available. The fair value hierarchy gives thelowest priority to Level 3 inputs.

In determining fair value, the Company utilizes valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible, and also considers counterparty credit risk in its assessment of fair value.

Securities – Where quoted prices are available in an active market, securities are classified within level 1 of the hierarchy. Level 1 securities include highly liquid government securities such as U.S. Treasuries and exchange-traded equity securities. For securities traded in secondary markets for which quoted market prices are not available, the Company generally relies on prices obtained from independent vendors. Securities measured with these techniques are classified within Level 2 of the hierarchy and often involve using quoted market prices for similar securities, pricing models or discounted cash flow calculations using inputs observable in the market where available. Examples include U.S. government agency securities, mortgage-backed securities, obligations of states and political subdivisions, and certain corporate, asset-backed and other securities. In certain cases where Level 1 or Level 2 inputs are not available, securities are classified in Level 3 of the hierarchy.

Derivatives – The fair value is estimated by a third party using inputs that are observable or that can be corroborated by observable market data and, therefore, are classified within Level 2 of the hierarchy. These fair value estimations include primarily market observable inputs such as yield curves and option volatilities, and include the value associated with counterparty credit risk.

Impaired Loans- Impaired loans are measured and reported at fair value when full payment under the loan terms is not expected. Impaired loans are carried at the present value of estimated future cash flows using the loan's existing rate or the fair value of the collateral if the loan is collateral-dependent. Impaired loans are subject to nonrecurring fair value adjustment. A portion of the allowance for loan losses is allocated to impaired loans if the value of such loans is

deemed to be less than the unpaid balance. The amount recognized as an impairment charge related to impaired loans that are measured at fair value on a nonrecurring basis was \$1,248,000 and \$5,100,000 during the three and nine months ended September 30, 2010, respectively, and \$1,586,000 and \$4,919,000 for the three and nine months ended September 30, 2009, respectively. Impaired loans are classified within Level 3 of the hierarchy.

Other real estate owned – Other real estate assets ("OREO") acquired through, or in lieu of, foreclosure are held for sale and are initially recorded at the lower of cost or fair value, less selling costs. Any write-downs to fair value at the time of transfer to OREO are charged to the allowance for loan losses subsequent to foreclosure. Values are derived from appraisals of underlying collateral and discounted cash flow analysis. The amount charged to earnings was \$372,000 and \$1,031,000 during the three and nine months ended September 30, 2010, respectively, and \$359,000 and \$1,326,000 during the three and nine months ended September 30, 2009. These charges were for write-downs in the value of OREO and losses on the disposal of OREO. OREO is classified within Level 3 of the hierarchy.

The following table presents the Company's financial assets and financial liabilities carried at fair value on a recurring basis as of September 30, 2010 and December 31, 2009:

	Quoted 1	Prices in			at Septemb	er 30	, 2010 Using
			ificant Other		nificant		
			ervable Input		servable		m (1
	(Lev	el 1)	(Level 2)	-	(Level 3)		Total
Assets Measured on a Recurring Basis:			(In	Thousan	us)		
Available-for-sale securities	\$	- \$	249,207	\$	_	\$	249,207
Interest rate swap agreements	ψ	- J	1,032	ψ	-	ψ	1,032
Interest rate cap		-	1,032				1,032
Total assets at fair value	\$	- \$	250,359	\$	_	\$	250,359
Total assets at fail value	Ψ	Ψ	230,337	Ψ		Ψ	230,337
Liabilities Measured on a Recurring Basis:							
Interest rate swap agreements	\$	- \$	1,032	\$	-	\$	1,032
		Fair V	/alue Measu	rements a	at Decembe	er 31,	2009 Using
	Quoted Pr	rices in					
	Active Mar	rkets Sig nit	ficant Other	•	ificant		
			vable Inputs		ervable		
	(Level	11) (I	Level 2)	-	(Level 3)		Total
			(In T	Thousand	ls)		
Assets Measured on a Recurring Basis:	÷						
Available-for-sale securities	\$	- \$	255,453	\$	-	\$	255,453
Interest rate swap agreements	.	-	413	<i>.</i>		<i>•</i>	413
Total assets at fair value	\$	- \$	255,866	\$	-	\$	255,866
Liabilities Measured on a Recurring Basis:	¢	¢	410	¢		¢	410
Interest rate swap agreements	\$	- \$	413	\$	-	\$	413

The following table presents the Company's financial assets and financial liabilities carried at fair value on a nonrecurring basis as of September 30, 2010 and December 31, 2009:

				Value Measure	emei	nts at Septemb	er 3	0, 2010 Using		
	Quoted	Prices	in							
	Active M	larkets	Sig	mificant Other		Significant				
	Identical Assembservable Inputs Unobservable									
	(Lev	vel 1)		(Level 2)	Inp	uts (Level 3)		Total		
				(In T	nous	ands)				
Assets Measured on a Nonrecurring Basis:										
Impaired loans	\$	-	\$	-	\$	13,790	\$	13,790		
Other real estate owned		-		-		8,170		8,170		
Total assets at fair value	\$	-	\$	-	\$	21,960	\$	21,960		
	Quoted			Value Measur	eme	nts at Decemb	er 3	1, 2009 Using		
	-			mificant Other	ļ	Significant				
				servable Inputs		e				
		vel 1)		(Level 2)		outs (Level 3)		Total		
	× ×	,		. ,	-	ands)				
Assets Measured on a Nonrecurring Basis:				, , , , , , , , , , , , , , , , , , ,		,				
Impaired loans	\$	-	\$	-	\$	8,003	\$	8,003		
Other real estate owned		-	,	-		12,525		12,525		

The fair value of a financial instrument is the current amount that would be exchanged in a sale between willing parties, other than in a forced liquidation. Fair value is best determined based upon quoted market prices. However, in many instances, there are no quoted market prices for the Company's various financial instruments. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. Those techniques are significantly affected by the assumptions used, including the discount rate and estimates of future cash flows. Accordingly, the fair value estimates may not be realized in an immediate settlement of the instrument. Current U.S. GAAP excludes certain financial instruments and all nonfinancial instruments from its fair value disclosure requirements. Accordingly, the aggregate fair value amounts presented may not necessarily represent the underlying fair value of the Company.

The carrying amount and estimated fair value of the Company's financial instruments, including those that are not measured and reported at fair value on a recurring basis or non-recurring basis, at September 30, 2010 and December 31, 2009 were as follows:

	Septembe Carrying	er 30, 2010	December Carrying	r 31, 2009
	Amount	Fair Value (In Tho	Amount ousands)	Fair Value
Financial Assets:		, ,	,	
Cash and cash equivalents	\$ 152,054	\$ 152,054	\$ 76,206	\$ 76,206
Investment securities available for sale	249,207	249,207	255,453	255,453
Investment securities held to maturity	2,631	2,704	645	643
Restricted equity securities	3,510	3,510	3,241	3,241
Mortgage loans held for sale	8,708	8,708	6,202	6,202
Loans, net	1,328,599	1,328,336	1,192,173	1,193,202
Accrued interest and dividends receivable	6,834	6,834	6,200	6,200
Interest rate swaps	1,032	1,032	413	413
Interest rate cap	120	120	-	-
Financial Liabilities:				
Deposits	\$ 1,601,557	\$ 1,603,162	\$ 1,432,355	\$ 1,435,387
Borrowings	24,933	26,343	24,922	25,981
Trust preferred securities	30,384	27,087	15,228	12,681
Accrued interest payable	914	914	1,026	1,026
Interest rate swaps	1,032	1,032	413	413

The following methods and assumptions were used by the Company in estimating its fair value disclosures for financial instruments:

Cash and cash equivalents: The carrying amounts reported in the statements of financial condition for cash and cash equivalents approximate those assets' fair values.

Investment securities: Fair values for investment securities are based on quoted market prices, where available. If a quoted market price is not available, fair value is based on quoted market prices of comparable instruments.

Restricted equity securities: Fair values for other investments are considered to be their cost.

Loans: For variable-rate loans that re-price frequently and with no significant change in credit risk, fair value is based on carrying amounts. The fair value of other loans (for example, fixed-rate commercial real estate loans, mortgage loans, and industrial loans) is estimated using discounted cash flow analysis based on option-adjusted spread rates tied to the LIBOR swap curve, with term structures matching each loan being valued. Loan fair value estimates include judgments regarding future expected loss experience and risk characteristics. Fair value for impaired loans is estimated using underlying collateral values, where applicable, or discounted cash flow analysis.

Derivatives: The fair values of the derivative agreements are based on quoted prices from an outside third party.

Accrued interest and dividends receivable: The carrying amount of accrued interest and dividends receivable approximates its fair value.

Deposits: The fair values of demand deposits are, by definition, equal to the amount payable on demand at the reporting date (that is, their carrying amounts). The carrying amounts of variable-rate, fixed-term money market accounts and certificates of deposit approximate their fair values. Fair values for fixed-rate certificates of deposit are estimated using a discounted cash flow analysis based on option-adjusted spread rates tied to the LIBOR swap curve,

with term structures matching each certificate of deposit being valued.

Other borrowings: The fair values of other borrowings are estimated using discounted cash flow analysis, based on interest rates currently being offered by the Federal Home Loan Bank for borrowings of similar terms as those being valued.

Trust preferred securities: The fair values of trust preferred securities are estimated using a discounted cash flow analysis, based on interest rates currently being offered on the best alternative debt available at the measurement date.

Accrued interest payable: The carrying amount of accrued interest payable approximates its fair value.

Loan commitments: The fair values of the Company's off-balance sheet financial instruments are based on fees currently charged to enter into similar agreements. Since the majority of the Company's other off-balance-sheet instruments consist of non-fee-producing, variable-rate commitments, the Company has determined they do not have a distinguishable fair value.

NOTE 9 - SUBORDINATED DEFERRABLE INTEREST DEBENTURES

On September 2, 2008, ServisFirst Capital Trust I, a subsidiary of the Company (the "2008 Trust"), sold 15,000 shares of its 8.5% trust preferred securities to accredited investors for \$15,000,000, or \$1,000 per share, and 463,918 shares of its common securities to the Company for \$463,918, or \$1.00 per share. The 2008 Trust invested the proceeds from such sale in the Company's 8.5% junior subordinated deferrable interest debenture due September 1, 2038 in the principal amount of \$15,463,918 (the "Debenture"). The Debenture bears a fixed rate of interest at 8.5% per annum and is subordinate and junior in right of payment to all of the Company's senior debt; provided, however, the Company will not incur any additional senior debt in excess of 0.5% of the Company's average assets for the fiscal year immediately preceding, unless such incurrence is approved by a majority of the holders of the outstanding trust preferred securities.

Holders of the trust preferred securities are entitled to receive distributions accruing from the original date of issuance. The distributions are payable quarterly in arrears on December 1, March 1, June 1 and September 1 of each year, commencing December 1, 2008. The distributions accrue at an annual fixed rate of 8.5%. Payments of distributions on the trust preferred securities will be deferred in the event interest payments on the Debenture is deferred, which may occur at any time and from time to time, for up to 20 consecutive quarterly periods. During any deferral period, the Company may not pay dividends or make certain other distributions or payments as provided for in the Indenture. If payments are deferred, holders accumulate additional distributions thereon at 8.5%, compounded quarterly, to the extent permitted by law.

In addition, the Company issued a total of 75,000 warrants, each representing the right to purchase one share of the Company's common stock for a purchase price of \$25.00. The warrants were issued in increments of 500 for each \$100,000 of trust preferred securities purchased. Each warrant is exercisable for a period beginning upon its date of issuance and ending upon the later to occur of either (i) September 1, 2013 or (ii) 60 days following the date upon which the Company's common stock becomes listed for trading upon a "national securities exchange" as defined under the Securities Exchange Act of 1934. The Company estimated the fair value of each warrant using a Black-Scholes-Merton valuation model and determined the fair value per warrant to be \$5.65. This total value of \$423,000 was recorded as a discount and reduced the net book value of the debentures to \$15,052,000 with an offsetting increase to the Company's additional paid-in capital. The discount will be amortized over a three-year period.

The trust preferred securities are subject to mandatory redemption upon repayment of the Debenture at its maturity, September 1, 2038, or its earlier redemption. The Debenture is redeemable by the Company (i) prior to September 1, 2011, in whole upon the occurrence of a Special Event, as defined in the Indenture, or (ii) in whole or in part on or after September 1, 2011 for any reason. In the event of the redemption of the trust preferred securities prior to September 1, 2011, the holders of the trust preferred securities will be entitled to \$1,050 per share, plus accumulated and unpaid distributions thereon (including accrued interest thereon), if any, to the date of payment. In the event of the redemption of the trust preferred securities will be entitled to receive \$1,000 per share plus accumulated and unpaid distributions thereon (including accrued interest thereon), if any, to the company (including accrued interest thereon), if any, to the trust preferred securities will be entitled to receive \$1,000 per share plus accumulated and unpaid distributions thereon (including accrued interest thereon), if any, to the date of payment.

The Company has the right at any time to terminate the 2008 Trust and cause the Debenture to be distributed to the holders of the trust preferred securities in liquidation of the Trust. This right is optional and wholly within the Company's discretion as set forth in the Indenture.

Payment of periodic cash distributions and payment upon liquidation or redemption with respect to the trust preferred securities are guaranteed by the Company to the extent of funds held by the Trust (the "Preferred Securities Guarantee"). The Preferred Securities Guarantee, when taken together with the Company's other obligations under the debentures, constitutes a full and unconditional guarantee, on a subordinated basis, by the Company of payments due on the trust preferred securities.

The Company is required by the Federal Reserve Board to maintain certain levels of capital for bank regulatory purposes. The Federal Reserve Board has determined that certain cumulative preferred securities having the characteristics of trust preferred securities qualify as minority interests, which is included in Tier 1 capital for bank and financial holding companies. In calculating the amount of Tier 1 qualifying capital, the trust preferred securities can only be included up to the amount constituting 25% of total Tier 1 capital elements (including trust preferred securities). Such Tier 1 capital treatment provides the Company with a more cost-effective means of obtaining capital for bank regulatory purposes than if the Company were to issue preferred stock.

NOTE 10 – JUNIOR SUBORDINATED MANDATORY CONVERTIBLE DEFERRABLE INTEREST DEBENTURES DUE MARCH 15, 2040

On February 9, 2010 the Company established a new Delaware statutory trust subsidiary, ServisFirst Capital Trust II (the "2010 Trust"), which issued 15,000 shares of its 6.0% Mandatory Convertible Trust Preferred Securities (the "Preferred Securities") for \$15,000,000, or \$1,000 per Preferred Security, on March 15, 2010. The 2010 Trust simultaneously issued 50,000 shares of its common securities to the Company for a purchase price of \$50,000, or \$1.00 per share, which together with the Preferred Securities constitute all of the issued and outstanding securities of the 2010 Trust (collectively, the "Trust Securities"). The 2010 Trust invested all of the proceeds from the sale of the Trust Securities in the Company's 6.0% Junior Subordinated Mandatory Convertible Deferrable Interest Debentures due March 15, 2040 in the principal amount of \$15,050,000 (the "Subordinated Debentures"). The Preferred Securities were offered and sold to accredited investors in a private placement.

Holders of the Preferred Securities will be entitled to receive distributions accruing from March 15, 2010, and payable quarterly in arrears on March 15, June 15, September 15 and December 15 of each year, commencing June 15, 2010 unless the Company defers interest payments on the Subordinated Debentures. Distributions accrue at an annual rate equal to 6.0% of the liquidation amount of \$1,000 per Preferred Security. The rate and the distribution dates for the Preferred Securities correspond to the interest rate and payment dates on the Subordinated Debentures, which constitute substantially all the assets of the 2010 Trust. As a result, if principal or interest is not paid on the Subordinated Debentures, no corresponding amounts will be paid on the Preferred Securities. The 2010 Trust also pays a distribution on the common securities at an annual rate of 6.0% of the purchase price of the common securities, but such payments are financially immaterial since they simply represent a return of funds to the Company.

The Subordinated Debentures are subordinate and junior in right of payment to all of the Company's senior debt, as defined in the Indenture governing the Subordinated Debentures; provided, however, that, while any of the Preferred Securities remain outstanding, the Company shall not incur any additional senior debt in excess of 0.5% of the Company's average assets for the fiscal year immediately preceding, unless approved by the holders of a majority of the outstanding Preferred Securities. The Company has the right to defer payments of interest on the Subordinated Debentures from time to time, for up to 20 consecutive quarterly periods for each deferral period. During any deferral period, the Company may not (i) pay dividends on or redeem any of its capital stock, (ii) pay principal of or interest on any debt securities ranking pari passu with or subordinate to the Subordinated Debentures or (iii) make any guaranty payments with respect to any guaranty of the debt securities of any of the Company's subsidiaries if such guaranty ranks pari passu with or junior in right of payment to the Subordinated Debentures.

If not previously redeemed or converted into common stock of the Company, the Preferred Securities will automatically and mandatorily convert into common stock of the Company on March 15, 2013 at a conversion price of \$25 per share of common stock. In addition to such mandatory conversion, the Preferred Securities may be converted into common stock of the Company at the option of the holder at any time prior to the earliest to occur of maturity, redemption or mandatory conversion at the same conversion price.

The Preferred Securities are subject to mandatory redemption upon repayment of the Subordinated Debentures at their stated maturity (as defined in the Indenture), or upon earlier redemption of the Subordinated Debentures. The Subordinated Debentures are redeemable by the Company at any time in whole, but not in part, upon the occurrence of a special event, as defined in the Indenture.

The Company has the right at any time to terminate the 2010 Trust and cause the Subordinated Debentures to be distributed to the holders of the Preferred Securities in liquidation of the 2010 Trust. This right is optional and wholly within the Company's discretion.

The Company is required by the Federal Reserve Board to maintain certain levels of capital for bank regulatory purposes. The Federal Reserve Board has determined that certain cumulative preferred securities having the characteristics of trust preferred securities qualify as minority interests, which is included in Tier 1 capital for bank and financial holding companies. In calculating the amount of Tier 1 qualifying capital, the trust preferred securities can only be included up to the amount constituting 25% of total Tier 1 capital elements (including trust preferred securities). Such Tier 1 capital treatment provides the Company with a more cost-effective means of obtaining capital for bank regulatory purposes than if the Company were to issue preferred stock.

NOTE 11 - SUBORDINATED NOTE DUE SEPTEMBER 1, 2016

On June 23, 2009, the Bank issued \$5,000,000 aggregate principal amount of its 8.25% Subordinated Note due June 1, 2016 to an accredited investor at 100% of par. The note is subordinate and junior in right of payment upon any liquidation of the Bank as to principal, interest and premium to obligations to the Bank's depositors and other obligations to its general and secured creditors. Interest payments are due and payable on each September 1, December 1, March 1 and June 1, commencing on September 1, 2009. Interest accrues at an annual rate of 8.25%. The proceeds from the note payable are included in Tier 2 capital of the Bank and the Company.

In addition, the Company issued to the investor a total of 15,000 warrants, each representing the right to purchase one share of the Company's common stock for a purchase price of \$25.00. Each warrant is exercisable for a period beginning upon its date of issuance and ending on June 1, 2016. The Company estimated the fair value of each warrant using a Black-Scholes-Merton valuation model and determined the fair value per warrant to be \$5.71. This total value of \$86,000 was recorded as a discount and reduced the net book value of the debentures to \$4,914,000 with an offsetting increase to the Company's additional paid-in capital. The discount will be amortized over a five-year period.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion and analysis is designed to provide a better understanding of various factors relating to the results of operations and financial condition of ServisFirst Bancshares, Inc. (the "Company") and its wholly owned subsidiary, ServisFirst Bank (the "Bank"). This discussion is intended to supplement and highlight information contained in the accompanying unaudited consolidated financial statements as of September 30, 2010 and for the three and nine months ended September 30, 2010 and 2009.

Forward-Looking Statements

Statements in this document that are not historical facts, including, but not limited to, statements concerning future operations, results or performance, are hereby identified as "forward-looking statements" for the purpose of the safe harbor provided by Section 21E of the Securities Exchange Act of 1934 and Section 27A of the Securities Act of 1933. The words "believe," "expect," "anticipate," "project," "plan," "intend," "will," "would," "might" and similar express signify forward-looking statements. Such statements involve inherent risks and uncertainties. ServisFirst Bancshares, Inc. cautions that such forward-looking statements, wherever they occur in this press release or in other statements attributable to ServisFirst Bancshares, Inc., are necessarily estimates reflecting the judgment of ServisFirst Bancshares, Inc.'s senior management and involve a number of risks and uncertainties that could cause actual results to differ materially from those suggested by the forward-looking statements. Such forward-looking statements should, therefore, be considered in light of various factors that could affect the accuracy of such forward-looking statements, including: general economic conditions, especially in the credit markets and in the Southeast; the performance of the capital markets; changes in interest rates, yield curves and interest rate spread relationships; changes in accounting and tax principles, policies or guidelines; changes in legislation or regulatory requirements; changes in our loan portfolio and the deposit base, possible changes in laws and regulations and governmental monetary and fiscal policies, including, but not limited to, economic stimulus initiatives and so-called "bailout" initiatives; the cost and other effects of legal and administrative cases and similar contingencies; possible changes in the creditworthiness of customers and the possible impairment of the collectibility of loans and the value of collateral; the effect of natural disasters, such as hurricanes, in our geographic markets; and increased competition from both banks and non-banks. The foregoing list of factors is not exhaustive. For discussion of these and other risks that may cause actual results to differ from expectations, please refer to "Risk Factors" in our most recent Annual Report on Form 10-K and our other SEC filings. If one or more of the factors affecting our forward-looking information and statements proves incorrect, then our

actual results, performance or achievements could differ materially from those expressed in, or implied by, forward-looking information and statements contained herein. Accordingly, you should not place undue reliance on any forward-looking statements, which speak only as of the date made.

Business

We are a bank holding company under the Bank Holding Company Act of 1956 incorporated in Delaware and headquartered in Birmingham, Alabama. Through the Bank, we operate eight full-service banking offices located in Jefferson, Shelby, Madison, Montgomery and Houston counties in the metropolitan statistical areas ("MSAs") of Birmingham-Hoover, Huntsville, Montgomery and Dothan, Alabama.

We are headquartered at 850 Shades Creek Parkway, Birmingham, Alabama 35209 (Jefferson County). In addition to the Jefferson County headquarters, the Bank currently operates through two offices in the Birmingham-Hoover MSA (one office in Jefferson County and one office in North Shelby County), two offices in the Huntsville MSA (Madison County), two offices in the Montgomery MSA (Montgomery County) and one office in the Dothan MSA (Houston County), which constitute our primary service areas. Our principal business is to accept deposits from the public and to make loans and other investments. Our principal sources of funds for loans and investments are demand, time, savings, and other deposits (including negotiable orders of withdrawal, or NOW accounts). Our principal sources of income are interest and fees collected on loans, interest and dividends collected on other investments and service charges. Our principal expenses are interest paid on savings and other deposits (including NOW accounts), interest paid on our other borrowings, employee compensation, office expenses and other overhead expenses.

Overview

As of September 30, 2010, the Company had total consolidated assets of \$1,776,524,000, an increase of \$203,027,000, or 12.90%, over \$1,573,497,000 at December 31, 2009. Total loans were \$1,345,502,000 at September 30, 2010, an increase of \$138,418,000, or 11.47%, over \$1,207,084,000 at December 31, 2009. Total deposits were \$1,601,557,000 at September 30, 2010, an increase of \$169,202,000, or 11.81%, over \$1,432,355,000 at December 31, 2009.

Net income for the quarter ended September 30, 2010 was \$4,799,000, an increase of \$3,191,000, or 198.45%, from \$1,608,000 for the quarter ended September 30, 2009. Basic and fully diluted earnings per common share were \$.87 and \$.77, respectively, for the three months ended September 30, 2010, compared with \$.29 and \$.28, respectively, for the same period in 2009. This increase was primarily attributable to a higher net interest margin and an improved efficiency ratio, both of which are explained in detail under the captions "Net Interest Income" and "Noninterest Expense", respectively, below.

Net income for the nine months ended September 30, 2010 was \$12,833,000, an increase of \$8,946,000, or 230.15%, from \$3,887,000 for the nine months ended September 30, 2009. Basic and fully diluted earnings per share were \$2.33 and \$2.11, respectively, for the nine months ended September 30, 2010, compared with \$.71 and \$.67, respectively for the same period in 2009. Again, this increase was primarily attributable to a higher net interest margin and an improved efficiency ratio, as explained below.

Critical Accounting Policies

The accounting and financial policies of the Company conform to accounting principles generally accepted in the United States and to general practices within the banking industry. To prepare consolidated financial statements in conformity with accounting principles generally accepted in the United States, management makes estimates and assumptions based on available information. These estimates and assumptions affect the amounts reported in the financial statements and the disclosures provided, and future results could differ. The allowance for loan losses, valuation of foreclosed real estate, deferred taxes, and fair value of financial instruments are particularly subject to change. Information concerning our accounting policies with respect to these items is available in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations," in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009.

Financial Condition

Investment Securities

Investment securities available for sale totaled \$249,207,000 at September 30, 2010 and \$255,453,000 at December 31, 2009. Investment securities held to maturity totaled \$2,631,000 at September 30, 2010 and \$645,000 at December 31, 2009. Approximately \$34,597,000 in callable agency securities were sold or called during the first nine months of 2010, and were replaced by the purchase of \$31,030,000 in mortgage-backed securities and \$10,354,000 in municipal debt securities. The purchased securities will increase the portfolio yield and will also provide monthly principal cash flow.

Each quarter, management assesses whether there have been events or economic circumstances to indicate that a security on which there is an unrealized loss is other-than-temporarily impaired. Management considers several factors, including the amount and duration of the impairment; the intent and ability of the Company to hold the security for a period sufficient for a recovery in value; and known recent events specific to the issuer or its industry. In analyzing an issuer's financial condition, management considers whether the securities are issued by agencies of the federal government, whether downgrades by bond rating agencies have occurred, and industry analysts' reports, among other things. As the Company currently has the ability to hold its investment securities for the foreseeable future, no declines are deemed to be other than temporary. The Company will continue to evaluate its investment securities for possible other-than-temporary impairment, which could result in a future non-cash charge to earnings.

The following table shows the amortized cost of the Company's investment securities by their stated maturity at September 30, 2010:

	s Than e Year	 e Year to ve Years	Τe	e Years to en Years Thousands)	Т	ore Than en Years	Total
U.S. Treasury and government							
sponsored agencies	\$ -	\$ 28,551	\$	21,367	\$	10,730	\$ 60,648
Mortgage-backed securities	-	1,265		18,771		90,345	110,381
State and municipal securities	165	6,539		45,907		15,824	68,435
Corporate debt	-	-		2,011		-	2,011
	\$ 165	\$ 36,355	\$	88,056	\$	116,899	\$ 241,475
Taxable-equivalent Yield	6.96%	2.80%		4.85%		4.16%	4.21%

All securities held are traded in liquid markets. As of September 30, 2010, we owned certain restricted securities of the Federal Home Loan Bank with an aggregate book value and market value of \$3,260,000 and certain securities of First National Bankers Bank in which we invested \$250,000. We had no investments in any one security, restricted or liquid, in excess of 10% of our stockholders' equity.

The Bank's investment portfolio consists of mortgage-backed pass-through securities, tax-exempt securities and corporate bonds. The Bank does not invest in collateralized debt obligations ("CDOs"). All corporate bonds have a Standard and Poor's or Moody's rating of A-1 or better when purchased. The September 30, 2010 total investment portfolio has a combined average credit rating of AA.

The carrying value of investment securities pledged to secure public funds on deposit and for other purposes as required by law was \$108,620,000 and \$117,377,000 as of September 30, 2010 and December 31, 2009, respectively.

At September 30, 2010, we had \$2,213,000 in federal funds sold, compared with \$680,000 at December 31, 2009.

Loans

We had total loans of \$1,345,502,000 at September 30, 2010, an increase of \$138,418,000, or 11.47%, compared to \$1,207,084,000 at December 31, 2009. At September 30, 2010, 50% of our loans were in our Birmingham offices, 24% in our Huntsville offices, 15% in our Montgomery offices, and 11% in our Dothan office.

Se	ptember 30,	December 3		
	2010		2009	
	ousands)			
\$	510,176	\$	461,088	
	217,666		224,178	
	259,224		203,983	
	192,145		165,512	
	132,819		119,749	
	584,188		489,244	
	33,472		32,574	
	1,345,502		1,207,084	
	(16,903)		(14,737)	
\$	1,328,599	\$	1,192,347	
	\$	(In Thou \$ 510,176 217,666 259,224 192,145 132,819 584,188 33,472 1,345,502 (16,903)	2010 (In Thousand \$ 510,176 \$ 217,666 259,224 192,145 132,819 584,188 33,472 1,345,502 (16,903)	

The following table details our loans at September 30, 2010 and December 31, 2009:

(1)includes Owner Occupied real estate construction loans in the amount of \$4,911 and \$10,045 at September 30, 2010 and December 31, 2009, respectively

Asset Quality

We establish and maintain the allowance for loan losses at levels management deems adequate to absorb anticipated credit losses from identified and otherwise inherent risks in the loan portfolio as of the balance sheet date. In assessing the adequacy of the allowance for loan losses, management considers its evaluation of the loan portfolio, past due loan experience, collateral values, current economic conditions and other factors considered necessary to maintain the allowance at an adequate level. Management believes that the allowance is adequate at September 30, 2010.

A loan is considered impaired when it is probable, based on current information and events, that the Company will be unable to collect all principal and interest payments due in accordance with the contractual terms of the loan agreement. Impaired loans are measured by the present value of expected future cash flows discounted at the loan's effective interest rate, the loan's obtainable market price, or the fair value of the collateral if the loan is collateral-dependent. The amount of impairment, if any, and subsequent changes in impairments are included in the allowance for loan losses. Interest on accruing impaired loans is recognized as long as such loans do not meet the criteria for non-accrual status. At September 30, 2010, we evaluated \$53,841,000 in loans for impairment, including all non-accrual loans. As a result of such evaluation, \$3,671,000 of the Company's allowance for loan losses was specifically allocated to \$17,461,000 of these loans as impairment. During the third quarter of 2010, \$3,004,000 in loans received specific allocations of the allowance for loan losses for the first time. At December 31, 2009, we evaluated \$21,524,000 of the Company's loans for impairment, including all nonaccrual loans. As a result of such evaluation, \$3,082,000 of the Company's allowance for loan losses was specifically allocated to \$11,085,000 of these loans as impairment. The increase in impaired loans from December 31, 2009 to September 30, 2010 relates to management's determination to increase the number of loans evaluated on a loan-by-loan basis to encompass all loans classified as substandard or below (see "Provision for Loan Losses" below), coupled with prevailing economic conditions.

The following table presents a summary of changes in the allowances for loan losses for the three and nine months ended September 30, 2010 and 2009, respectively. The largest balance of our charge-offs during the three and nine months ended September 30, 2010, \$1,586,000 and \$1,924,000, respectively, were in real estate construction loans. \$1,515,000 of the charge-offs in real estate construction loans during the three months ended September 30,

2010 were of residential lot development loans. Real estate construction loans represent 16.17% of our loan portfolio at September 30, 2010.

	Three Months Ended September 30, 2010 2009 (In Thousands)				Nine Mon Septem 2010 (In Tho	30, 2009	
Allowance for Loan Losses							
Balance, beginning of period	\$ 15,713	\$	13,567	\$	14,737	\$	10,602
Charge-offs:							
Commercial, financial and agricultural	-		(1,089)		(1,013)		(1,897)
Real estate - construction	(820)		(832)		(2,744)		(2,040)
Real estate - mortgage:							
Owner Occupied	-		-		(548)		-
1-4 family mortgage	(535)		(172)		(1,229)		(212)
Other	-		(9)		-		(9)
Total real estate mortgage	(535)		(181)		(1,777)		(221)
Consumer	(5)		(81)		(79)		(167)
Total charge-offs	(1,360)		(2,183)		(5,613)		(4,325)
Recoveries:							
Commercial, financial and agricultural	3		-		97		-
Real estate - construction	6		-		50		39
Real estate - mortgage:							
Owner Occupied	-		-		12		-
1-4 family mortgage	-		-		3		-
Other	-		-		-		-
Total real estate mortgage	-		-		15		-
Consumer	4		3		5		3
Total recoveries	13		3		167		42
Net charge-offs	(1,347)		(2,180)		(5,446)		(4,283)
Provision for loan losses charged to expense	2,537		3,209		7,612		8,277
Balance, end of period	\$ 16,903	\$	14,596	\$	16,903	\$	14,596
As a percent of year to date average loans:							
Annualized net charge-offs	0.41%)	0.76%)	0.58%)	0.54%
Annualized provision for loan losses	0.77%)	1.12%)	0.81%)	1.04%

The following table presents the allocation of the allowance for loan losses for each respective loan category with the corresponding percentage of loans in each category to total loans. We believe the comprehensive allowance analysis performed by our credit administration group is in compliance with all current regulatory guidelines.

	September 30, 2010			December	31, 2009	September 30, 2009			
			Percentage of			Percentage of			Percentage of
			Loans in			Loans in			Loans in
			Each			Each			Each
			Category of			Category of			Category of
	A	mount	Total Loans		Amount	Total Loans	P	Amount	Total Loans
	(In T	housands)	(In	Thousands)	(In T	Thousands)	
Commercial, financial and									
agricultural	\$	4,709	37.92%	\$	3,058	38.20%	\$	3,252	38.15%
Real estate - construction		6,274	16.18%	ว	6,295	18.57%	,	6,290	19.74%
Real estate - mortgage		804	43.42%	ว	1,242	40.53%	,	895	39.51%
Consumer		79	2.48%	ว	1	2.70%	,	2	2.60%
Other		5,037	-		4,141	-		4,157	-
Total	\$	16,903	100.00%	\$	14,737	100.00%	\$	14,596	100.00%

Nonperforming Assets

It is our policy to classify loans as non-accrual when they are past due in principal or interest payments for more than 90 days or if we believe it is otherwise not reasonable to expect collection of principal and interest due under the original terms. Exceptions are allowed for 90-day past due loans when such loans are secured by real estate or negotiable collateral and are in the process of collection. Generally, payments received on non-accrual loans are applied directly to principal.

Nonperforming assets, comprising non-accrual loans, loans 90 days or more past due and still accruing, other real estate owned ("OREO"), and troubled debt restructurings in which the loan was not current when the terms were restructured, totaled \$22,585,000 at September 30, 2010, compared to \$24,713,000 at December 31, 2009 and \$29,321,000 at September 30, 2009. Non-accrual loans were \$14,306,000 at September 30, 2010, an increase of \$2,385,000 from non-accrual loans of \$11,921,000 at December 31, 2009 and an increase of \$512,000 from non-accrual loans of \$11,921,000. Loans 90 days past due and still accruing totaled \$109,000 at September 30, 2010, compared to \$267,000 at December 31, 2009 and \$1,324,000 at September 30, 2009.

A summary of nonperforming assets as of September 30, 2010, December 31, 2009 and September 30, 2009 follows:

	ember 30, 2010	ember 31, 2009 housands)	September 30, 2009		
Nonaccrual loans	\$ 14,306	\$ 11,921	\$	13,794	
Past due 90 days and still accruing	109	267		1,324	
All other real estate owned	8,170	12,525		13,453	
Troubled debt restructures	-	-		750	
Total non-performing assets	\$ 22,585	\$ 24,713	\$	29,321	

At September 30, 2010, we had one troubled debt restructure that was current at the time it was restructured, and is performing under the terms of the restructured agreement at this time. This loan has a carrying value of \$660,000.

The increase in nonaccrual loans from December 31, 2009 to September 30, 2010 was primarily the result of additions to nonaccrual status in commercial loans and acquisition, development and construction loans. The decrease in OREO from December 31, 2009 to September 30, 2010 was the result of sales exceeding amounts transferred in, and, to a lesser extent, write-downs in the value of OREO.

At September 30, 2010, total nonperforming assets included finished and unfinished homes of \$4,421,000, residential lots of \$9,389,000, raw land of \$4,189,000 and commercial buildings of \$1,386,000. Our OREO procedures currently determine disposition value, the value used to place the property into OREO, based on the most recent fair value appraisal of the property that we have at the time, less estimated costs to sell the property.

Deposits

Total deposits increased \$169,202,000, or 11.81%, to \$1,601,557,000 at September 30, 2010 compared to \$1,432,355,000 at December 31, 2009. This increase in deposits is a result of organic growth within our Montgomery and Dothan, Alabama markets. We anticipate long-term sustainable growth in deposits through continued development of market share in our less mature markets and through organic growth in all of our markets.

For amounts and rates of our deposits by category, see the table "Average Consolidated Balance Sheets and Net Interest Analysis on a Fully Taxable Equivalent Basis" under the subheading "Net Interest Income"

Other Borrowings

On March 19, 2008, we borrowed \$20.0 million from the Federal Home Loan Bank of Atlanta, of which \$10.0 million bears interest at 2.995% per annum and is payable on March 19, 2012, and \$10.0 million bears interest at 3.275% per annum and is payable on March 19, 2013. As discussed in Note 9 to the Consolidated Financial Statements, we borrowed \$15.5 million through the issuance of trust preferred securities and the related debenture on September 2, 2008. Both financial instruments bear an identical annual rate of interest of 8.50% and pay interest on March 1, June 1, September 1 and December 1 of each year. The current book value of this borrowing is \$15.3 million as a result of amortization of the discount associated with 75,000 warrants issued to the holders of the Preferred Securities. As discussed in Note 10 to the Consolidated Financial Statements, we borrowed \$15.0 million through the issuance of trust preferred securities and the related debenture on financial instruments bear an identical statements, we borrowed \$15.0 million through the issuance of trust preferred securities of 6.00% and pay interest on March 15, 2010. Both financial instruments bear an identical rate of interest of 6.00% and pay interest on March 15, June 15, September 15 and December 15 of each year. As discussed in Note 11 to the Consolidated Financial Statements, on June 23, 2009, the Bank issued a \$5.0 million subordinated note due June 1, 2016 in a private placement. The note bears interest at an annual rate of 8.25%, payable on March 1, June 1, September 1 and December 1 of each year.

Liquidity

Liquidity is defined as our ability to generate sufficient cash to fund current loan demand, deposit withdrawals, or other cash demands and disbursement needs, and otherwise to operate on an ongoing basis.

The retention of existing deposits and attraction of new deposit sources through new and existing customers are critical to our liquidity position. If our liquidity were to decline due to a run-off in deposits, we have procedures that provide for certain actions under varying liquidity conditions. These actions include borrowing from existing correspondent banks, selling or participating loans, and curtailing loan commitments and funding. At September 30, 2010, liquid assets, which are represented by cash and due from banks, federal funds sold and unpledged available-for-sale securities, totaled \$351 million. Additionally, the Bank had additional borrowing availability of approximately \$328 million in unused federal funds lines of credit with regional banks, subject to certain restrictions and collateral requirements, and had additional borrowing availability of \$3 million at the Federal Home Loan Bank of Atlanta to meet short-term funding needs. We believe these sources of funding are adequate to meet immediate anticipated funding needs, but we will need additional capital to maintain our current growth. Our management meets on a quarterly basis to review sources and uses of funding to determine the appropriate strategy to ensure an appropriate level of liquidity. At the current time, our long-term liquidity needs primarily relate to funds required to support loan originations and commitments and deposit withdrawals. Our regular sources of funding are from the growth of our deposit base, repayment of principal and interest on loans, the sale of loans and the renewal of time deposits. In addition, we have issued debt as described above under "Other Borrowings".

We are subject to general FDIC guidelines that require a minimum level of liquidity. We believe our liquidity ratios meet or exceed these guidelines. We are not currently aware of any trends or demands that are reasonably likely to result in liquidity materially increasing or decreasing.

The following table reflects the contractual maturities of our term liabilities as of September 30, 2010. The amounts shown do not reflect any early withdrawal or prepayment assumptions.

		Payme	ents	due by Peri	od			
			0	ver 1 - 3	O	ver 3 - 5		
Total	1 y	ear or less		years		years	Ove	er 5 years
		(I	n Th	ousands)				
\$ 1,336,670	\$	-	\$	-	\$	-	\$	-
264,887		190,621		58,067		16,199		-
20,000		-		20,000		-		-
30,384		-		-		-		30,384
4,933		-		-		-		4,933
17,118		1,804		3,660		3,781		7,873
\$ 1,673,992	\$	192,425	\$	81,727	\$	19,980	\$	43,190
\$	\$ 1,336,670 264,887 20,000 30,384 4,933 17,118	\$ 1,336,670 \$ 264,887 20,000 30,384 4,933 17,118	Total 1 year or less (I \$ 1,336,670 \$ - 264,887 190,621 20,000 - 30,384 - 4,933 - 17,118 1,804	Total 1 year or less O Total 1 year or less (In The second	Over 1 - 3 Total 1 year or less years (In Thousands) \$ 1,336,670 \$ - \$ 1,336,670 \$ - \$ 264,887 190,621 58,067 20,000 - 20,000 30,384 - - 4,933 - - 17,118 1,804 3,660	Total 1 year or less years (In Thousands) \$ 1,336,670 \$ - \$ - \$ \$ 1,336,670 \$ - \$ - \$ \$ 264,887 190,621 \$ 20,000 - 20,000 30,384 4,933 17,118 1,804 3,660	Total 1 year or less Over 1 - 3 years Over 3 - 5 years \$ 1,336,670 \$ - \$ - \$ 1,336,670 \$ - \$ - \$ 1,336,670 \$ - \$ - \$ 264,887 190,621 58,067 20,000 - 20,000 30,384 - - 4,933 - - 17,118 1,804 3,660 3,781	Over 1 - 3 Over 3 - 5 Total 1 year or less years years Over 3 - 5 (In Thousands) (In Thousands) Over 3 - 5 years Over 3 - 5 \$ 1,336,670 \$ - \$ - \$ \$ - \$ \$ - \$ \$ - \$ \$ 1,336,670 \$ - \$ - \$ \$ - \$ \$ - \$ \$ 264,887 190,621 58,067 16,199 20,000 - 20,000 - - 30,384 - 4,933 - 17,118 1,804 3,660 3,781

(1) Excludes interest

(2) Certificates of deposit give customers the right to early withdrawal. Early withdrawals may be subject to penalties.

The penalty amount depends on the remaining time to maturity at the time of early withdrawal.

Capital Adequacy

In the first quarter of 2010, we formed ServisFirst Capital Trust II, which issued 15,000 shares of its 6.0% Mandatory Convertible Trust Preferred Securities (the "Preferred Securities") for \$15,000,000 on March 15, 2010. The Trust invested all of the proceeds from the sale of the Trust Securities in the Company's 6.0% Junior Subordinated Mandatory Convertible Deferrable Interest Debentures due March 15, 2040 in the principal amount of \$15,050,000 (the "Subordinated Debentures"). The Preferred Securities were offered and sold to accredited investors in a private

placement. The Federal Reserve Board has deemed these securities to qualify as Tier 1 capital of the Company up to 25% of Tier 1 capital elements. See Note 10 to the consolidated financial statements for further discussion of the issuance and sale of the Preferred Securities.

As of September 30, 2010, our most recent notification from the FDIC categorized us as well-capitalized under the regulatory framework for prompt corrective action. To remain categorized as well-capitalized, we must maintain minimum total risk-based, Tier 1 risk-based, and Tier 1 leverage ratios as disclosed in the table below. We believe that we are well-capitalized under the prompt corrective action provisions as of September 30, 2010.

The following table sets forth (i) the capital ratios required by the FDIC and the Alabama Banking Department's leverage ratio requirement and (ii) our actual ratios of capital to total regulatory or risk-weighted assets, as of September 30, 2010, December 31, 2009, and September 30, 2009:

		Actual Amount Thousands)	Ratio (I	For Capital A Purpo Amount In Thousands)		U	To Be Well Ca Inder Prompt (Action Prov Amount Thousands)	Corrective
As of September 30, 2010:								
Total Capital to Risk-Weighted	t							
Assets:								
Consolidated	\$	161,277	11.75%	\$ 109,791	8.004	% \$	137,239	10.00%
ServisFirst Bank		161,082	11.74%	109,736	8.009	%	137,170	10.00%
Tier 1 Capital to								
Risk-Weighted Assets:								
Consolidated		139,441	10.16%	54,895	4.004	%	82,343	6.00%
ServisFirst Bank		139,246	10.15%	54,868	4.009	%	82,302	6.00%
Tier 1 Capital to Average								
Assets:								
Consolidated		139,441	8.06%	54,895	4.009	%	68,619	5.00%
ServisFirst Bank		139,246	8.05%	54,868	4.004	%	68,585	5.00%
As of December 31, 2009:								
Total Capital to Risk-Weighted	ł							
Assets:								
Consolidated	\$	130,708	10.47%	\$ 99,903	8.004	%\$	124,879	10.00%
ServisFirst Bank		130,252	10.44%	99,851	8.009	%	124,814	10.00%
Tier 1 Capital to								
Risk-Weighted Assets:								
Consolidated		111,049	8.89%	49,952	4.009	%	74,927	6.00%
ServisFirst Bank		110,593	8.86%	49,926	4.009	%	74,888	6.00%
Tier 1 Capital to Average								
Assets:								
Consolidated		111,049	6.97%	63,767	4.009	%	79,709	5.00%
ServisFirst Bank		110,593	6.94%	63,737	4.009	%	79,672	5.00%
As of September 30, 2009:								
Total Capital to Risk-Weighted Assets:	d							
Consolidated	\$	128,371	10.99%	\$ 93,477	8.009	% \$	116,846	10.00%
ServisFirst Bank		127,649	10.93%	93,421	8.009		116,777	10.00%
Tier 1 Capital to								
Risk-Weighted Assets:								

Consolidated	108,857	9.32%	46,738	4.00%	70,108	6.00%
ServisFirst Bank	108,135	9.26%	46,711	4.00%	70,066	6.00%
Tier 1 Capital to Average						
Assets:						
Consolidated	108,857	7.64%	57,017	4.00%	71,272	5.00%
ServisFirst Bank	108,135	7.59%	56,987	4.00%	71,234	5.00%

Off-Balance Sheet Arrangements

In the normal course of business we are a party to financial instruments with off-balance sheet risk to meet the financing needs of our customers. These financial instruments include commitments to extend credit beyond current fundings, credit card arrangements, standby letters of credit, and financial guarantees. Those instruments involve, to varying degrees, elements of credit risk in excess of the amount recognized in our balance sheet. The contract or notional amounts of those instruments reflect the extent of involvement we have in those particular financial instruments.

Our exposure to credit loss in the event of non-performance by the other party to such financial instruments is represented by the contractual or notional amount of those instruments. We use the same credit policies in making commitments and conditional obligations as we do for on-balance sheet instruments.

Financial instruments whose contract amounts represent credit risk at September 30, 2010 are as follows:

	(In T	housands)
Commitments to extend credit	\$	513,817
Credit card arrangements		23,621
Standby letters of credit		39,858
	\$	577,296

Commitments to extend credit beyond current fundings are agreements to lend to a customer as long as there is no violation of any condition established in the applicable loan agreement. Such commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. We evaluate each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained if deemed necessary by us upon extension of credit is based on our management's credit evaluation. Collateral held varies but may include accounts receivable, inventory, property, plant and equipment, and income-producing commercial properties.

Standby letters of credit are conditional commitments issued by us to guarantee the performance of a customer to a third party. Those guarantees are primarily issued to support public and private borrowing arrangements, including commercial paper, bond financing, and similar transactions. All letters of credit are due within one year or less of the original commitment date. The credit risk involved in issuing letters of credit is essentially the same as that involved in extending loan facilities to customers.

Results of Operations

Summary of Net Income

Net income for the three months ended September 30, 2010 was \$4,799,000, compared to net income of \$1,608,000 for the three months ended September 30, 2009. Net income for the nine months ended September 30, 2010 was \$12,833,000, compared to net income of \$3,887,000 for the nine months ended September 30, 2009. The increase in net income was primarily attributable to a higher net interest margin and an improved efficiency ratio. Net interest income for the three months ended September 30, 2010 increased by 39.70% to \$15,987,000, compared to \$11,444,000 for the same period in 2009. Net interest income for the nine months ended September 30, 2010 increased by 49.08% to \$46,201,000, compared to \$30,990,000 for the same period in 2009. Operating expenses for the three months ended September 30, 2010 increased by 7.10% to \$7,467,000, compared to \$6,972,000 in 2009, and for the nine months ended September 30, 2010 increased by 10.71% to \$22,460,000, compared to \$20,287,000 in 2009. The provision for loan losses decreased by \$672,000, to \$2,537,000, for the three months ended September 30, 2010 compared to the same period in 2009, and decreased by \$665,000, to \$7,612,000, for the nine months ended September 30, 2010 compared to the same period in 2009. Noninterest income increased by \$381,000, to \$1,348,000, for the three months ended September 30, 2010 compared to the same period in 2009, and increased by \$315,000, to \$3,484,000, for the nine months ended September 30, 2010 compared to the same period in 2009. Basic and diluted net income per common share were \$.87 and \$.77, respectively, for the three months ended September 30, 2010, compared to \$.29 and \$.28, respectively, for the same period in 2009. Basic and diluted net income per common share were \$2.33 and \$2.11, respectively, for the nine months ended September 30, 2010, compared to \$.71 and \$.67, respectively, for the same period in 2009. Return on average assets for the three and nine months ended September 30, 2010 was 1.10% and 1.06%, respectively, compared to 0.45% and 0.60% in 2009, and return on average stockholders' equity for the three and nine months ended September 30, 2010 was 16.86% and 16.12%, respectively, compared to 6.75% and 8.60% in 2009.

Net Interest Income

Net interest income is the difference between the income earned on interest-earning assets and interest paid on interest-bearing liabilities used to support such assets. The major factors which affect net interest income are changes in volumes, the yield on interest-earning assets and the cost of interest-bearing liabilities. Our management's ability to respond to changes in interest rates by effective asset-liability management techniques is critical to maintaining the stability of the net interest margin and the momentum of our primary source of earnings.

Taxable-equivalent net interest income increased \$4,458,000, or 37.88%, to \$16,227,000 for the three months ended September 30, 2010 compared to \$11,769,000 in 2009, and increased \$15,522,000, or 49.38%, to \$46,958,000 for the nine months ended September 30, 2010 compared to \$31,436,000 in 2009. These increases were attributable to growth in interest-earning assets, higher yields on loans, and lower rates paid on interest-bearing deposits. The taxable-equivalent yield on interest-earning assets increased to 4.77% for the three months ended September 30, 2010 from 4.68% for the same period in 2009, and increased to 4.97% for the nine months ended September 30, 2010 from 4.78% for the same period in 2009. The yield on loans for the three months ended September 30, 2010 was 5.35% compared to 5.10% for the same period in 2009, and was 5.35% compared to 5.09% for the nine months ended September 30, 2010 from \$145,000 for the same period in 2009, and increased to \$189,000 for the three months ended September 30, 2010 from \$145,000 for the same period in 2009. The cost of total interest-bearing liabilities decreased to 1.13% for the three months ended September 30, 2010 from 1.73% for the same period in 2009. The higher interest rates paid on the subordinated debentures sold in June 2009, 8.25%, and on the junior subordinated mandatory convertible debentures sold in March 2010, 6.00%, limited the decrease in the average rate paid on

interest-bearing liabilities.

The following tables show, for the three and nine months ended September 30, 2010 and 2009, the average balances of each principal category of our assets, liabilities and stockholders' equity, and an analysis of net interest revenue. The accompanying tables reflect changes in our net interest margin as a result of changes in the volume and rate of our interest-earning assets and interest-bearing liabilities for the same periods. Changes as a result of mix or the number of days in the periods have been allocated to the volume and rate changes in proportion to the relationship of the absolute dollar amounts of the change in each. The tables are presented on a taxable-equivalent basis if applicable:

	A	On a F	Fully nree I	Taxable-l	d Net Interest A Equivalent Basi nded Septembe ousands)	.S			
		Average Balance	Ι	010 nterest Carned / Paid	Average Yield / Rate	Average Balance	Ι	009 nterest Carned / Paid	Average Yield / Rate
Assets:									
Interest-earning assets:									
Loans, net of unearned income									
(1)	\$	1,309,007	\$	17,644	5.35%		\$	14,560	5.10%
Mortgage loans held for sale		8,485		72	3.37	3,329		38	4.53
Investment securities:									
Taxable		175,493		1,575	3.56	77,267		1,154	5.93
Tax-exempt (2)		59,144		821	5.51	41,835		579	5.49
Total investment securities (3)		234,637		2,396	4.05	119,102		1,733	5.77
Federal funds sold		60,380		31	0.20	126,321		77	0.24
Restricted equity securities		4,024		18	1.77	3,241		9	1.10
Interest-bearing balances with									
banks		64,409		38	0.23	5,397		-	0.00
Total interest-earning assets	\$	1,680,942	\$	20,199	4.77%	\$ 1,390,896	\$	16,417	4.68%
Noninterest-earning assets:									
Cash and due from banks		24,652				19,357			
Net fixed assets and equipment		4,782				4,701			
Allowance for loan losses,									
accrued									
interest and other assets		20,278				10,478			
Total assets	\$	1,730,654			:	\$ 1,425,432			
Liabilities and stockholders'									
equity:									
Interest-bearing liabilities:									
Interest-bearing demand									
deposits	\$	266,553	\$	296	0.44%	\$ 165,781	\$	369	0.88%
Savings deposits		3,251		4	0.49	991		1	0.40
Money market accounts		814,769		1,658	0.81	741,626		2,202	1.18
Time deposits		257,293		1,155	1.78	232,474		1,459	2.49
Fed funds purchased		-		-	0.00	-		-	0.00
Other borrowings		55,298		859	6.16	40,093		617	6.11

Total interest-bearing liabilities	\$ 1,397,164	\$ 3,972	1.13 \$	1,180,965	\$ 4,648	1.56
Noninterest-bearing liabilities:						
Noninterest-bearing demand						
deposits	217,086			146,164		
Other liabilities	3,502			3,725		
Stockholders' equity	106,919			92,959		
Unrealized gains on						
securities and derivatives	5,983			1,619		
Total liabilities and						
stockholders' equity	\$ 1,730,654		\$	1,425,432		
Net interest spread			3.64%			3.12%
Net interest margin			3.83%			3.36%

(1)Non-accrual loans are included in average loan balances in all periods. Loan fees of \$189,000 and \$145,000 are included in interest income in 2010 and 2009, respectively.

(2) Interest income and yields are presented on a fully taxable equivalent basis using a tax rate of 35%.

(3)Unrealized gains of \$9,204,000 and \$2,453,000 are excluded from the yield calculation in 2010 and 2009, respectively.

	Three Months Ended September 30, 2010 Compared to 2009 Increase (Decrease) in Interest Income and Expense Due to Changes in: Volume Rate Total (In Thousands)					
Interest-earning assets:						
Loans, net of unearned income	\$	2,339	\$	745	\$	3,084
Mortgages held for sale		46		(12)		34
Investment securities:						
Securities - taxable		1,022		(601)		421
Securities - tax-exempt		240		2		242
Federal funds sold		(35)		(11)		(46)
Restricted equity securities		3		6		9
Interest-bearing balances with banks		-		38		38
Total interest-earning assets	\$	3,615	\$	167	\$	3,782
Interest-bearing liabilities:						
Interest-bearing demand deposits	\$	163	\$	(236)	\$	(73)
Savings		3		-		3
Money market accounts		201		(745)		(544)
Time deposits		143		(447)		(304)
Fed funds purchased		-		-		-
Other borrowed funds		236		6		242
Total interest-bearing liabilities	\$	746	\$	(1,422)	\$	(676)
Increases in net interest income	\$	2,869	\$	1,589	\$	4,458

Average Balance Sheets and Net Interest Analysis On a Fully Taxable-Equivalent Basis For the Nine Months Ended September 30, (dollars in thousands)

	Average Balance	Ι	010 interest Carned / Paid	Average Yield / Rate	Average Balance	Ι)09 nterest carned / Paid	Average Yield / Rate
Assets:								
Interest-earning assets:								
Loans, net of unearned income								
(1)	\$ 1,261,839	\$	50,521	5.35%	\$ 1,064,027	\$	40,477	5.09%
Mortgage loans held for sale	5,386		148	3.67	6,459		213	4.41
Investment securities:								
Taxable	178,975		4,997	3.73	74,058		3,117	5.63
Tax-exempt (2)	57,129		2,407	5.63	35,307		1,468	5.56
Total investment securities (3)	236,104		7,404	4.19	109,365		4,585	5.61
Federal funds sold	30,891		49	0.21	79,145		148	0.25
Restricted equity securities	3,933		43	1.46	3,053		10	0.44
Interest-bearing balances with								
banks	26,900		49	0.24	9,109		20	0.29
Total interest-earning assets	\$ 1,565,053	\$	58,214	4.97%	\$ 1,271,158	\$	45,453	4.78%
Noninterest-earning assets:								
Cash and due from banks	24,080				18,359			
Net fixed assets and equipment	5,013				4,224			
Allowance for loan losses,								
accrued								
interest and other assets	21,889				9,381			
Total assets	\$ 1,616,035				\$ 1,303,122			
Liabilities and stockholders'								
equity:								
Interest-bearing liabilities:								
Interest-bearing demand								
deposits	\$ 244,244	\$	917	0.50%	\$ 153,727	\$	1,248	1.09%
Savings deposits	2,514		10	0.53	909		4	0.59
Money market accounts	753,443		4,337	0.77	682,205		6,943	1.36
Time deposits	249,757		3,531	1.89	206,830		4,196	2.71
Fed funds purchased	6,552		31	0.63	-		-	0.00
Other borrowings	51,125		2,430	6.35	36,887		1,626	5.89
Total interest-bearing liabilities	\$ 1,307,635	\$	11,256	1.15	\$ 1,080,558	\$	14,017	1.73
Noninterest-bearing liabilities:								
Noninterest-bearing demand								
deposits	198,028				127,564			
Other liabilites	3,957				3,782			
Stockholders' equity	102,745				89,839			
Unrealized gains on								
securities and derivatives	3,670				1,379			

Total liabilities and			
stockholders' equity	\$ 1,616,035	\$ 1,303,122	
Net interest spread		3.82%	3.05%
Net interest margin		4.01%	3.31%

(1)Non-accrual loans are included in average loan balances in all periods. Loan fees of \$587,000 and \$454,000 are included in interest income in 2010 and 2009, respectively.

(2) Interest income and yields are presented on a fully taxable equivalent basis using a tax rate of 34%.

(3)Unrealized gains of \$5,609,000 and \$1,992,000 are excluded from the yield calculation in 2010 and 2009, respectively.

	Nine Months Ended September 30, 2010 Compared to 2009 Increase (Decrease) in Interest Income and Expense Due to Changes in:						
	Volume Rate (In Thousands)					Total	
Interest-earning assets:			(III I	nousunus)			
Loans, net of unearned income	\$	7,833	\$	2,211	\$	10,044	
Mortgages held for sale		(32)		(33)		(65)	
Investment securities:							
Securities - taxable		3,214		(1,334)		1,880	
Securities - tax-exempt		919		20		939	
Federal funds sold		(79)		(19)		(98)	
Restricted equity securities		4		29		33	
Interest-bearing balances with banks		32		(4)		28	
Total interest-earning assets	\$	11,891	\$	870	\$	12,761	
Interest-bearing liabilities:							
Interest-bearing demand deposits		529		(860)		(331)	
Savings		6		-		6	
Money market accounts		664		(3,270)		(2,606)	
Time deposits		764		(1,429)		(665)	
Fed funds purchased		15		16		31	
Other borrowed funds		669		135		804	
Total interest-bearing liabilities	\$	2,647	\$	(5,408)	\$	(2,761)	
Increases in net interest income	\$	9,244	\$	6,278	\$	15,522	

Provision for Loan Losses

The provision expense for loan losses represents the amount determined by management to be necessary to maintain the allowance for loan losses at a level capable of absorbing inherent losses in the loan portfolio. Our management reviews the adequacy of the allowance for loan losses on a quarterly basis. The allowance for loan losses calculation is segregated into various segments that include classified loans, loans with specific allocations and pass rated loans. A pass rated loan is generally characterized by a very low to average risk of default and is a loan in which management perceives there is a minimal risk of loss. Loans are rated using a nine-point risk grade scale, with loan officers having the primary responsibility for assigning risk grades and for the timely reporting of changes in the risk grades. These processes, the assigned risk grades, and the criticized and classified loans in the portfolio are segregated into the following regulatory classifications: Special Mention, Substandard, Doubtful or Loss, Impaired loans are reviewed specifically and separately to determine the appropriate reserve allocation. Our management compares the investment in an impaired loan with the present value of expected future cash flow discounted at the loan's effective interest rate, the loan's observable market price or the fair value of the collateral, if the loan is collateral-dependent, to determine the specific reserve allowance. Reserve percentages assigned to non-rated loans are based on historical charge-off experience adjusted for other risk factors. To evaluate the overall adequacy of the allowance to absorb losses inherent in our loan portfolio, our management considers historical loss experience based on volume and types of loans, trends in classifications, volume and trends in delinquencies and non-accruals, economic conditions and other pertinent information. Based on future evaluations, additional provisions for loan losses may be necessary to maintain the allowance for loan losses at an appropriate level.

The provision for loan losses was \$2,537,000 for the three months ended September 30, 2010, a decrease of \$672,000 from \$3,209,000 for the three months ended September 30, 2009. The provision for loan losses was \$7,612,000 for the nine months ended September 30, 2010, a decrease of \$665,000 from \$8,277,000 for the nine months ended September 30, 2009. We continue to maintain a proactive approach to credit risk management. Nonperforming loans increased to \$14,415,000, or 1.07% of total loans, at September 30, 2010 from \$12,188,000, or 1.01% of total loans, at December 31, 2009, and decreased from \$15,868,000, or 1.37% of total loans, at September 30, 2010. The increase in impaired loans increased to \$53,841,000, or 4.00% of total loans, at September 30, 2010. The increase in impaired loans at September 30, 2010 relates to management's determination to increase the number of loans evaluated on a loan-by-loan basis to encompass all loans classified as substandard or below, coupled with prevailing economic conditions. The allowance for loan losses totaled \$16,903,000, or 1.26% of loans, net of unearned income, at September 30, 2010, compared to \$14,737,000, or 1.22% of loans, net of unearned income, at December 31, 2009 and \$14,596,000, or 1.26% of loans, net of unearned income, at September 30, 2010, compared to \$14,737,000, or 1.22% of loans, net of unearned income, at December 31, 2009 and \$14,596,000, or 1.26% of loans, net of unearned income, at September 30, 2010, compared to \$14,737,000, or 1.22% of loans, net of unearned income, at December 31, 2009 and \$14,596,000, or 1.26% of loans, net of unearned income, at September 30, 2009.

Noninterest Income

Noninterest income totaled \$1,348,000 for the three months ended September 30, 2010, an increase of \$381,000, or 39.40%, compared to the same period in 2009, and totaled \$3,484,000 for the nine months ended September 30, 2010, an increase of \$315,000, or 9.94%, compared to the same period in 2009. Income from mortgage banking operations for the three months ended September 30, 2010 was \$589,000, up \$170,000, or 40.57%, from \$419,000 for the same period in 2009, and for the nine months ended September 30, 2009 was \$1,336,000, down \$366,000, or 21.50%, from \$1,702,000 for the same period in 2009. Recent increases in mortgage income are reflective of the high refinancing volume due to historically low interest rates. Income from customer service charges and fees for the three months ended September 30, 2009 increased \$567,000, or 49.26%, to \$1,718,000 from \$1,151,000 for the same period in 2009. The increase is primarily due to an increase in transaction accounts from 2009 to 2010. Merchant service fees were \$88,000 for the three months ended September 30, 2010, a decrease of \$283,000, or 50.10%, compared to \$176,000 for the same period in 2009, and were \$287,000 for the nine months ended September 30, 2010, a decrease of \$888,000, or 50.10%, compared to \$176,000 for the same period in 2009, and were \$287,000 for the nine months ended September 30, 2010, a decrease of \$213,000, or 42.62%, compared to \$501,000 for the same period in 2009.

Noninterest Expense

Noninterest expense totaled \$7,467,000 for the three months ended September 30, 2010, an increase of \$495,000, or 7.10%, compared to \$6,972,000 in 2009, and totaled \$22,460,000 for the nine months ended September 30, 2010, an increase of \$2,173,000, or 10.71%, compared to \$20,287,000 in 2009. The increases for the three and nine month periods in 2010 over the same periods in 2009 were primarily due to higher FDIC insurance assessments on our deposits, higher salary expense and mortgage commissions, higher rent and insurance expense related to our move into our new headquarters building in Birmingham in July 2009, and higher data processing charges due to increases in the number of accounts and transaction volume. These increases were partially offset by lower merchant processing expenses.

Income Tax Expense

Income tax expense was \$2,532,000 for the three months ended September 30, 2010 compared to \$622,000 for the same period in 2009, and was \$6,780,000 for the nine months ended September 30, 2010 compared to \$1,708,000 for the same period in 2009. Our effective tax rates for the three and nine months ended September 30, 2010 were 34.54% and 34.57%, respectively, compared to 27.89% and 30.53% for the same periods in 2009. Our primary permanent differences are related to SFAS 123(R) option expenses and tax-free income. We increased our marginal accrual rate from 34% to 35% based on anticipated net income for the full year 2010.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

Like all financial institutions, we are subject to market risk from changes in interest rates. Interest rate risk is inherent in the balance sheet due to the mismatch between the maturities of rate-sensitive assets and rate-sensitive liabilities. If rates are rising, and the level of rate-sensitive liabilities exceeds the level of rate-sensitive assets, the net interest margin will be negatively impacted. Conversely, if rates are falling, and the level of rate-sensitive liabilities is greater than the level of rate-sensitive assets, the impact on the net interest margin will be favorable. Managing interest rate risk is further complicated by the fact that all rates do not change at the same pace; in other words, short-term rates may be rising while longer-term rates remain stable. In addition, different types of rate-sensitive assets and rate-sensitive liabilities react differently to changes in rates.

To manage interest rate risk, we must take a position on the expected future trend of interest rates. Rates may rise, fall or remain the same. Our asset-liability committee develops its view of future rate trends and strives to manage rate risk within a targeted range by monitoring economic indicators, examining the views of economists and other experts, and understanding the current status of our balance sheet. Our annual budget reflects the anticipated rate environment for the next 12 months. The asset-liability committee conducts a quarterly analysis of the rate sensitivity position and reports its results to our board of directors.

The asset-liability committee thoroughly analyzes the maturities of rate-sensitive assets and liabilities. This analysis measures the "gap", which is defined as the difference between the dollar amount of rate-sensitive assets repricing during a period and the volume of rate-sensitive liabilities repricing during the same period. The gap is also expressed as the ratio of rate-sensitive assets divided by rate-sensitive liabilities. If the ratio is greater than one, the dollar value of assets exceeds the dollar value of liabilities; the balance sheet is "asset-sensitive." Conversely, if the value of liabilities exceeds the value of assets, the ratio is less than one and the balance sheet is "liability-sensitive." Our internal policy requires management to maintain the gap such that net interest margins will not change more than 10% if interest rates change 100 basis points or more than 15% if interest rates change 200 basis points.

ITEM 4. CONTROLS AND PROCEDURES

CEO and CFO Certification.

Appearing as exhibits to this report are Certifications of our Chief Executive Officer ("CEO") and our Chief Financial Officer ("CFO"). The Certifications are required to be made by Rule 13a-14 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). This item contains the information about the evaluation that is referred to in the Certifications, and the information set forth below in this Item 4 should be read in conjunction with the Certifications for a more complete understanding of the Certifications.

Evaluation of Disclosure Controls and Procedures.

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our CEO and CFO, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating the disclosure controls and procedures, management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives. We conducted an evaluation (the "Evaluation") of the effectiveness of the design and operation of our disclosure controls and procedures under the supervision and with the participation of our management, including our CEO and CFO, as of September 30, 2010. Based upon the Evaluation, our CEO and CFO have concluded that, as of September 30, 2010, our disclosure controls and procedures are effective to ensure that material information relating to ServisFirst Bancshares, Inc. and its subsidiaries is made known to management, including the CEO and CFO, particularly during the period when our periodic reports are being prepared.

There have not been any changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting, except as previously disclosed in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009. As disclosed in that report, during the first quarter of 2010, we discovered a material weakness in our internal control over financial reporting relating to the treatment in our financial statements of the Federal Deposit Insurance Corporation's special three-year prepaid premium assessment for the year ended December 31, 2009. We corrected this material weakness prior to the filing of our Annual Report on Form 10-K, and we have made changes to our internal control over financial reporting that we believe appropriate to ensure that similar changes in FDIC assessments and prepayments are accurately reported.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

From time to time we may be a party to various legal proceedings arising in the ordinary course of business. We are not currently a party to any material legal proceedings except as disclosed in Item 3, "Legal Proceedings", in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009, and there has been no material change in any matter described therein.

ITEM 1A. RISK FACTORS

Our business is influenced by many factors that are difficult to predict, involve uncertainties that may materially affect actual results and are often beyond our control. We have identified a number of these risk factors in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009, which should be taken into consideration when reviewing the information contained in this report. There have been no material changes with regard to the risk factors previously disclosed in the Form 10-K. For other factors that may cause actual results to differ materially from those indicated in any forward-looking statement or projection contained in this report, see "Forward-Looking Statements" under Part 1, Item 2 above.

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

All information required by this Item has previously been reported on Form 8-K.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

(a) Exhibit:

31.01 Certification of principal executive officer pursuant to Rule 13a-14(a).

31.02 Certification of principal financial officer pursuant to Rule 13a-14(a).

32.01 Certification of principal executive officer pursuant to 18 U.S.C. Section 1350.

32.02 Certification of principal financial officer pursuant to 18 U.S.C. Section 1350.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

SERVISFIRST BANCSHARES, INC.

By /s/ Thomas A. Broughton Thomas A. Broughton, III President and Chief Executive Officer					
William M. I	Foshee				
Chief Finance	vial Officer				
	Thomas A. F President and By William M. 1				