CENTRUE FINANCIAL CORP Form 10-K March 25, 2011

Securities And Exchange Commission

WASHINGTON, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2010 Commission File Number: 0-28846

Centrue Financial Corporation (Exact name of Registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

36-3145350 (I.R.S. Employer Identification Number)

7700 Bonhomme Avenue, St. Louis, Missouri 63105 (Address of principal executive offices, including zip code)

(314) 505-5500 (Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of Exchange Class Common Stock (\$1.00 par value) Name of Each Exchange which Registered The NASDAQ Stock Market

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer as defined in Rule 403 of the Securities Act. Yes o No b

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15 (d) of the Exchange Act.

Yes o No b

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if

any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. o.

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

Large accelerated filer	O	Accelerated filer	o
Non-accelerated filer	0	Smaller reporting company	þ

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

As of March 1, 2011, the Registrant had issued and outstanding 6,048,405 shares of the Registrant's Common Stock. The aggregate market value of the voting stock held by non-affiliates of the Registrant as of June 30, 2010, the last business day of the Registrant's most recently completed second quarter, was \$7,368,130.*

* Based on the last reported price of \$2.00 of an actual transaction in the Registrant's Common Stock on June 30, 2010, and reports of beneficial ownership filed by directors and executive officers of the Registrant. Shares of Common Stock held by any executive officer or director of the Registrant have been excluded from the foregoing computation because such persons may be deemed to be affiliates; provided, however, such determination of shares owned by affiliates does not constitute an admission of affiliate status or beneficial interest in shares of the Registrant's Common Stock.

DOCUMENTS INCORPORATED BY REFERENCE

Certain portions of the Proxy Statement for the 2011 Annual Meeting of Stockholders (the "2011 Proxy Statement") are incorporated by reference into Part III of this Form 10-K.

As used in this report, the terms "we," "us," "our," "Centrue" and the "Company" mean Centrue Financial Corporation and subsidiary, unless the context indicates another meaning, and the term "Common Stock" means our common stock, par value \$1.00 per share.

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Centrue Financial Corporation
Part I
(Table Amounts In Thousands, Except Share Data)

Item 1. Business

The Company

Centrue Financial Corporation

Centrue Financial Corporation (the "Company") is a bank holding company incorporated in Delaware in 1982 for the purpose of becoming a holding company registered under the Bank Holding Company Act of 1956, as amended (the "Act"). The Company is a publicly traded banking company with assets of \$1.105 billion at year-end 2010 and is headquartered in St. Louis, Missouri. The Company provides a full range of banking services to individual and corporate customers extending from western and southern suburbs of the Chicago metropolitan area across Central Illinois down to metropolitan St. Louis area.

The Company operates one wholly owned subsidiary: Centrue Bank (the "Bank"), employing 291.5 full-time equivalent employees at December 31, 2010. The Company has responsibility for the overall conduct, direction, and performance of the Bank. The Company provides various services, establishes Company-wide policies and procedures, and provides other resources as needed, including capital.

Subsidiary

At December 31, 2010, the Bank had \$1.102 billion in total assets, \$934.1 million in total deposits, and twenty-eight offices (twenty-six full-service bank branches and two back-room sales support non-banking facilities) located in markets extending from the far western and southern suburbs of the Chicago metropolitan area across Central Illinois down to the metropolitan St. Louis area.

The Bank is engaged in commercial and retail banking and offers a broad range of lending, depository, and related financial services, including accepting deposits; commercial and industrial, consumer, and real estate lending and other banking services tailored for consumer, commercial and industrial, and public or governmental customers.

Competition

The Company's market area is highly competitive with numerous commercial banks, savings and loan associations and credit unions. In addition, financial institutions, based in surrounding communities and in the southern and western metro area of Chicago and the suburban metro area of St. Louis, actively compete for customers within the Company's market area. The Company also faces competition from finance companies, insurance companies, mortgage companies, securities brokerage firms, money market funds, loan production offices and other providers of financial services.

The Company competes for loans principally through the range and quality of the services it provides and through competitive interest rates and loan fees. The Company believes that its long-standing presence in the communities it serves and personal service philosophy enhance its ability to compete favorably in attracting and retaining individual and business customers. The Company actively solicits deposit-related customers and competes for deposits by offering customers personal attention, professional service and competitive interest rates.

Under the Gramm-Leach-Bliley Act of 1999 (the "GLB Act"), effective March 2000, securities firms and insurance companies that elect to become financial holding companies may acquire banks and other financial institutions. The Gramm-Leach-Bliley Act, and future action stemming from the Act, is expected to continue to significantly change the competitive environment in which the Company and the Bank conduct business. The financial services industry is also likely to become more competitive as further technological advances enable more companies to provide financial services. These technological advances may diminish the importance of depository institutions and other financial intermediaries in the transfer of funds between parties.

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(Table Amounts In Thousands, Except Share Data)

Supervision And Regulation

General

Financial institutions and their holding companies are extensively regulated under federal and state law. As a result, the growth and earnings performance of the Company can be affected not only by management decisions and general economic conditions, but also by the requirements of applicable state and federal statutes and regulations and the policies of various governmental regulatory authorities, including the Illinois Department of Financial and Professional Regulation (the "IDFPR"), the Board of Governors of the Federal Reserve System (the "Federal Reserve"), the Federal Deposit Insurance Corporation (the "FDIC"), the Internal Revenue Service, state taxing authorities, and the Securities and Exchange Commission (the "SEC"). The effect of applicable statutes, regulations and regulatory policies can be significant, and cannot be predicted with a high degree of certainty.

Federal and state laws and regulations generally applicable to financial institutions, such as the Company and the Bank, regulate, among other things, the scope of business, investments, reserves against deposits, capital levels relative to operations, the nature and amount of collateral for loans, the establishment of branches, mergers, consolidations and dividends. The system of supervision and regulation applicable to the Company and the Bank establishes a comprehensive framework for their respective operations and is intended primarily for the protection of the FDIC's deposit insurance funds and the depositors, rather than the shareholders, of financial institutions.

The following is a summary of the material elements of the regulatory framework that applies to the Company and the Bank. It does not describe all of the statutes, regulations and regulatory policies that apply to the Company and the Bank, nor does it restate all of the requirements of the statutes, regulations and regulatory policies that are described. As such, the following is qualified in its entirety by reference to the applicable statutes, regulations and regulatory policies. Any change in applicable law, regulations or regulatory policies may have a material effect on the business of the Company and the Bank.

The Company

General. The Company, as the sole stockholder of the Bank, is a bank holding company. As a bank holding company, the Company is registered with, and is subject to regulation by, the Federal Reserve under the Bank Holding Company Act, as amended (the "BHCA"). In accordance with Federal Reserve policy, the Company is expected to act as a source of financial strength to the Bank and to commit resources to support the Bank in circumstances where the Company might not do so absent such policy. Under the BHCA, the Company is subject to periodic examination by the Federal Reserve and is required to file with the Federal Reserve periodic reports of operations and such additional information as the Federal Reserve may require. The Company is also subject to regulation by the IDFPR under the Illinois Bank Holding Company Act, as amended.

Investments and Activities. Under the BHCA, a bank holding company must obtain Federal Reserve approval before: (i) acquiring, directly or indirectly, ownership or control of any voting shares of another bank or bank holding company if, after the acquisition, it would own or control more than 5% of the shares of the other bank or bank holding company (unless it already owns or controls the majority of such shares); (ii) acquiring all or substantially all of the assets of another bank; or (iii) merging or consolidating with another bank holding company. Subject to certain conditions (including certain deposit concentration limits established by the BHCA), the Federal Reserve may allow a

bank holding company to acquire banks located in any state of the United States without regard to whether the acquisition is prohibited by the law of the state in which the target bank is located. In approving interstate acquisitions, however, the Federal Reserve is required to give effect to applicable state law limitations on the aggregate amount of deposits that may be held by the acquiring bank holding company and its insured depository institution affiliates in the state in which the target bank is located (provided that those limits do not discriminate against out-of-state depository institutions or their holding companies) and state laws which require that the target bank have been in existence for a minimum period of time (not to exceed five years) before being acquired by an out-of-state bank holding company.

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The BHCA also generally prohibits the Company from acquiring direct or indirect ownership or control of more than 5% of the voting shares of any company which is not a bank and from engaging in any business other than that of banking, managing and controlling banks or furnishing services to banks and their subsidiaries. This general prohibition is subject to a number of exceptions. The principal exception allows bank holding companies to engage in, and to own shares of companies engaged in, certain businesses found by the Federal Reserve to be "so closely related to banking as to be a proper incident thereto." Under current regulations of the Federal Reserve, the Company is permitted to engage in a variety of banking-related businesses, including the operation of a thrift, consumer finance or equipment leasing business, the operation of a computer service bureau (including software development), and the operation of mortgage banking and brokerage businesses. The BHCA generally does not place territorial restrictions on the domestic activities of non-bank subsidiaries of bank holding companies.

In November 1999, the GLB Act was signed into law. Under the GLB Act, bank holding companies that meet certain standards and elect to become "financial holding companies" are permitted to engage in a wider range of activities than those permitted for bank holding companies, including securities and insurance activities. Specifically, a bank holding company that elects to become a financial holding company may engage in any activity that the Federal Reserve Board, in consultation with the Secretary of the Treasury, determines is (i) financial in nature or incidental thereto, or (ii) complementary to any such financial-in-nature activity, provided that such complementary activity does not pose a substantial risk to the safety and soundness of depository institutions or the financial system generally. A bank holding company may elect to become a financial holding company only if each of its depository institution subsidiaries is well-capitalized, well-managed, and has a Community Reinvestment Act rating of "satisfactory" or better at their most recent examination.

The GLB Act specifies many activities that are financial in nature, including lending, exchanging, transferring, investing for others, or safeguarding money or securities; underwriting and selling insurance; providing financial, investment or economic advisory services; underwriting, dealing in, or making a market in securities; and those activities currently permitted for bank holding companies that are so closely related to banking or managing or controlling banks, as to be a proper incident thereto.

The GLB Act changed federal laws to facilitate affiliation between banks and entities engaged in securities and insurance activities. The law also established a system of functional regulation under which banking activities, securities activities, and insurance activities conducted by financial holding companies and their subsidiaries and affiliates will be separately regulated by banking, securities, and insurance regulators, respectively. The Company has no current plans to register as a financial holding company.

Federal law also prohibits any person or company from acquiring "control" of a bank or bank holding company without prior notice to the appropriate federal bank regulator. "Control" is defined in certain cases as the acquisition of 10% or more of the outstanding shares of a bank or bank holding company.

Capital Requirements. Bank holding companies are required to maintain minimum levels of capital in accordance with Federal Reserve capital adequacy guidelines. If capital falls below minimum guideline levels, a bank holding company, among other things, may be denied approval to acquire or establish additional banks or non-bank businesses.

The Federal Reserve's capital guidelines establish the following minimum regulatory capital requirements for bank holding companies: a risk-based requirement expressed as a percentage of total risk-weighted assets, and a leverage requirement expressed as a percentage of total assets. The risk-based requirement consists of a minimum ratio of total capital to total risk-weighted assets of 8%, at least one-half of which must be Tier 1 capital. The leverage requirement consists of a minimum ratio of Tier 1 capital to total assets of 3% for the most highly rated companies, with a minimum requirement of 4% for all others. For purposes of these capital standards, Tier 1 capital consists primarily of permanent stockholders' equity less intangible assets (other than certain mortgage servicing rights and purchased credit card relationships). Total capital consists primarily of Tier 1 capital plus certain other debt and equity instruments which do not qualify as Tier 1 capital and a portion of the company's allowance for loan and lease losses.

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The risk-based and leverage standards described above are minimum requirements. Higher capital levels will be required if warranted by the particular circumstances or by the risk profiles of individual banking organizations. For example, the Federal Reserve's capital guidelines contemplate that additional capital may be required to take adequate account of, among other things, interest rate risk, or the risks posed by concentrations of credit, nontraditional activities or securities trading activities. Further, any banking organization experiencing or anticipating significant growth would be expected to maintain capital ratios, including tangible capital positions (i.e., Tier 1 capital less all intangible assets), well above the minimum levels.

As of December 31, 2010, the Company had regulatory capital as follows:

		Risk-Based Capital Ratio		verage al Ratio
Company	9.35	%	5.08	%

The risk-based capital ratio and the leverage capital ratio were 1.35% and 1.08% respectively, in excess of the Federal Reserve's minimum requirements. See Note 18 in the Notes in Consolidated Financial Statements for further information.

Dividends. The Company is organized under the Delaware General Corporation Law (the "DGCL"). The DGCL allows the Company to pay dividends only out of its surplus (as defined and computed in accordance with the provisions of the DGCL) or if the Company has no such surplus, out of its net profits for the fiscal year in which the dividend is declared and/or the preceding fiscal year.

Additionally, the Federal Reserve has issued a policy statement with regard to the payment of cash dividends by bank holding companies. The policy statement provides that a bank holding company should not pay cash dividends which exceed its net income or which can only be funded in ways that weaken the bank holding company's financial health, such as by borrowing. The Federal Reserve also possesses enforcement powers over bank holding companies and their non-bank subsidiaries to prevent or remedy actions that represent unsafe or unsound practices or violations of applicable statutes and regulations. Among these powers is the ability to proscribe the payment of dividends by banks and bank holding companies.

As a result of the Company's issuance of Fixed Rate Cumulative Perpetual Preferred Stock, Series C (the "Preferred Shares") to the U. S. Department of Treasury (the "Treasury") pursuant to the Troubled Asset Relief Program's ("TARP") Capital Purchase Program ("CPP"), the Company is restricted in the payment of dividends and, without the Treasury's consent, may not declare or pay any dividend on the Company's common stock in excess of \$0.14 per share per quarter, as adjusted for any stock dividend or stock split. This restriction no longer applies on the earlier to occur of January 9, 2012 (the third anniversary of the issuance of the Preferred Shares to the Treasury) or the date on which the Company has redeemed all of the Preferred Shares issued or the date on which the Treasury has transferred all of the Preferred Shares to third parties not affiliated with the Treasury. In addition, as long as the Preferred Shares are outstanding, dividend payments are prohibited until all accrued and unpaid dividends are paid on such Preferred Shares, subject to certain limited exceptions. On August 10, 2009, the Company announced that it would defer scheduled dividend payments on the Preferred Shares.

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Federal Securities Regulation. The Company's common stock is registered with the SEC under the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Consequently, the Company is subject to the information, proxy solicitation, insider trading and other restrictions and requirements of the SEC under the Exchange Act.

The SEC and the NASDAQ have adopted regulations and policies under the Sarbanes-Oxley Act of 2002 that will apply to the Company as a registered company under the Exchange Act and as a NASDAQ-traded company. The Sarbanes-Oxley Act of 2002 was enacted in response to public concerns regarding corporate accountability in connection with accounting scandals. The stated goals of the Sarbanes-Oxley Act are to increase corporate responsibility, to provide for enhanced penalties for accounting and auditing improprieties at publicly traded companies, and to protect investors by improving the accuracy and reliability of corporate disclosures pursuant to the securities laws. The Sarbanes-Oxley Act generally applies to all companies that file or are required to file periodic reports with the SEC, under the Exchange Act.

The Sarbanes-Oxley Act includes very specific additional disclosure requirements and new corporate governance rules requiring the SEC and securities exchanges to adopt extensive additional disclosure, corporate governance and other related rules, and mandates further studies of certain issues by the SEC. The Sarbanes-Oxley Act represents significant federal involvement in matters traditionally left to state regulatory systems, such as the regulation of the accounting profession, and to state corporate law, such as the relationship between a board of directors and management and between a board of directors and its committees. Sarbanes-Oxley section 404 requires significant oversight of a public company's internal control over the financial statements.

Recent Developments. The Emergency Economic Stabilization Act of 2008 ("EESA") was enacted on October 3, 2008. Pursuant to its authority under EESA, the Treasury created the TARP CPP under which the Treasury was authorized to invest in non-voting, senior preferred stock of U.S. banks and savings associations or their holding companies. The Company participated in the TARP CPP and on January 9, 2009, completed the sale of \$32.7 million in preferred shares to the Treasury. The Company issued the Preferred Shares (32,668 shares), with a \$1,000 per share liquidation preference, and a warrant to purchase up to 508,320 shares of the Company's common stock at an exercise price of \$9.64 per share (the "Warrant").

The Preferred Shares issued by the Company pay cumulative dividends of 5% a year for the first five years and 9% a year thereafter. Both the Preferred Shares and the Warrant are accounted for as components of regulatory Tier 1 capital. Among other restrictions, the securities purchase agreement between the Company and the Treasury limits the Company's ability to repurchase its stock and subjects the Company to certain executive compensation limitations. The terms of the Preferred Shares, as amended by the American Recovery and Reinvestment Act of 2009 ("ARRA"), provide that the Preferred Shares, may be redeemed by the Company, in whole or in part, upon approval of the Treasury and the Company's primary banking regulators. In addition, if dividends on the Preferred Shares are not paid in full for six dividend periods, the Treasury will have the right to elect two directors to the Company's Board of Directors. The Treasury's right to elect directors ends when full dividends have been paid for four consecutive dividend periods. As detailed in the Dividends section above, the Company has announced that it would defer scheduled dividend payments on the Preferred Shares.

ARRA was enacted on February 17, 2009. Among other things, ARRA sets forth additional limits on executive compensation at all financial institutions receiving federal funds under any program, including the TARP CPP, both

retroactively and prospectively. The executive compensation restrictions in ARRA include, among others: limits on compensation incentives, prohibitions on "Golden Parachute Payments" to certain employees, the establishment by publicly registered TARP CPP recipients of a board compensation committee comprised entirely of independent directors for the purpose of reviewing employee compensation plans, and the requirement of a non-binding vote on executive pay packages at each annual shareholder meeting until the government funds are repaid.

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In June 2010, the Federal Reserve issued final guidance to ensure that incentive compensation arrangements at financial institutions take into account risk and are consistent with safe and sound practices. The guidance does not set forth any formulas or pay caps, but sets forth certain principles which companies would be required to follow with respect to certain employees and groups of employees that may expose the institution to material amounts of risk.

The Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act") became law on July 21, 2010. The Dodd-Frank Act constitutes one of the most significant efforts in recent history to comprehensively overhaul the financial services industry and will affect large and small financial institutions alike. While some of the provisions of the Dodd-Frank Act take effect immediately, many of the provisions have delayed effective dates and their implementation will require the issuance of numerous new regulations.

The Dodd-Frank Act deals with a wide range of regulatory issues including, but not limited to: mandating new capital requirements that would require certain bank holding companies to be subject to the same capital requirements as their depository institutions; eliminating (with certain exceptions) trust preferred securities; codifying the Federal Reserve's Source of Strength doctrine; creating a Bureau of Consumer Financial Protection which will have the power to exercise broad regulatory, supervisory and enforcement authority concerning both existing and new consumer financial protection laws; permanently increasing federal deposit insurance protection to \$250,000 per depositor; extending the unlimited coverage for qualifying non-interest bearing transactional accounts until December 31, 2012; increasing the ratio of reserves to deposits minimum to 1.35 percent; assessing premiums for deposit insurance coverage on average consolidated total assets less average tangible equity, rather than on a deposit base; authorizing the assessment of examination fees; establishing new standards and restrictions on the origination of mortgages; permitting financial institutions to pay interest on business checking accounts; limiting interchange fees payable on debit card transactions; and implementing requirements on boards, corporate governance and executive compensation for public companies.

The complete impact of the Dodd-Frank Act is unknown since many of the substantive requirements will be contained in the many rules and regulations to be implemented. However, the Dodd-Frank Act will have significant and immediate effects on banks and bank holding companies in many areas.

The Bank

Centrue Bank

The Bank is an Illinois-chartered bank, the deposit accounts of which are insured by the FDIC. The Bank is also a member of the Federal Reserve System ("member bank"). As an Illinois-chartered, FDIC-insured member bank, the Bank is subject to the examination, supervision, reporting and enforcement requirements of the IDFPR, as the chartering authority for Illinois banks, the Federal Reserve, as the primary federal regulator of member banks, and the FDIC, as administrator of deposit insurance.

Deposit Insurance. As an FDIC-insured institution, pursuant to a risk-based assessment system, the Bank is required to pay deposit insurance premium assessments to the Deposit Insurance Fund. The Dodd-Frank Act permanently raised the basic limit on deposit insurance coverage from \$100,000 to \$250,000 per depositor. In addition, in November 2010, pursuant to the Dodd-Frank Act, the FDIC issued a final rule to provide temporary unlimited deposit insurance coverage for non-interest bearing accounts from December 31, 2010 through December 31, 2012, at no additional

surcharge.

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Under the FDIC's risk-based assessment regulations, there are four risk categories, and each insured institution is assigned to a risk category based on capital levels and supervisory ratings. Well-capitalized institutions with CAMELS composite ratings of 1 or 2 are placed in Risk Category I while other institutions are placed in Risk Categories II, III or IV depending on their capital levels and CAMELS composite ratings. The assessment rates may be changed by the FDIC as necessary to maintain the deposit insurance fund at the reserve ratio designated by the FDIC. The FDIC may set the reserve ratio annually at between 1.15% and 1.50% of insured deposits.

Due to a decrease in the reserve ratio of the deposit insurance fund, in October 2008, the FDIC established a restoration plan to restore the reserve ratio to at least 1.15% within five years (the FDIC has extended this time to eight years). The reserve ratio has now been increased to 1.35% by the Dodd-Frank Act. The FDIC has been directed to offset the effects of increased assessments on depository institutions with less than \$10 billion in assets. To achieve these levels, the FDIC is authorized by the Dodd-Frank Act to make special assessments and charge examination fees.

On December 16, 2008, the FDIC adopted and issued a final rule increasing the rates banks pay for deposit insurance uniformly by 7 basis points (annualized) effective January 1, 2009. Under the final rule, risk-based rates for the first quarter 2009 assessment ranged between 12 and 50 basis points (annualized). The 2009 first quarter assessment rates varied depending on an institution's risk category. On February 27, 2009, the FDIC adopted a final rule amending the way that the assessment system differentiates for risk and setting new assessment rates beginning with the second quarter of 2009. As of April 1, 2009, for the highest rated institutions, those in Risk Category I, the initial base assessment rate was between 12 and 16 basis points and for the lowest rated institutions, those in Risk Category IV, the initial base assessment rate was 45 basis points. The final rule modified the means to determine a Risk Category I institution's initial base assessment rate. It also provided for the following adjustments to an institution's assessment rate: (1) a decrease for long-term unsecured debt, including most senior and subordinated debt and, for small institutions, a portion of Tier 1 capital; (2) an increase for secured liabilities above a threshold amount; and (3) for institutions in risk categories other than Risk Category I, an increase for brokered deposits above a threshold amount. After applying these adjustments, for the highest rated institutions, those in Risk Category I, the total base assessment rate is between 7 and 24 basis points and for the lowest rated institutions, those in Risk Category IV, the total base assessment rate is between 40 and 77.5 basis points.

On May 22, 2009, the FDIC also imposed a special assessment of five basis points on each FDIC-insured depository institution's assets, minus its Tier 1 capital, as of June 30, 2009. The special assessment was collected on September 30, 2009, and the Bank paid an additional assessment of \$0.6 million.

On November 12, 2009, the FDIC adopted the final rule that required insured institutions to prepay on December 31, 2009, estimated quarterly risk-based assessments for the fourth quarter of 2009 and for all of 2010, 2011 and 2012. For purposes of calculating the prepayment amount, the institution's third quarter 2009 assessment base was increased quarterly at a five percent annual rates uniformly by three basis beginning in 2011. Based on the Bank's risk rating, no prepayment of these assessments was required.

As required by the Dodd-Frank Act, on February 7, 2011, the FDIC adopted a final rule that redefines its deposit insurance premium assessment base to be an insured depository institution's average consolidated total assets minus average tangible equity. In addition, the FDIC has revised its deposit insurance rate schedules as a consequence of the changes to the assessment base. The proposed rate schedule and other revisions become effective on April 1, 2011.

On November 21, 2008, the FDIC adopted final regulations implementing the Temporary Liquidity Guarantee Program ("TLGP") pursuant to which depository institutions could elect to participate. Pursuant to the TLGP, the FDIC provides full FDIC deposit insurance coverage for non-interest bearing deposit transaction accounts regardless of dollar amount for an additional fee assessment by the FDIC (the "Transaction Account Guarantee"). These accounts are mainly payment-processing accounts, such as business payroll accounts. The Bank did not opt out of the Transaction Account Guarantee portion of the TGLP. The Transaction Account Guarantee was to expire on December 31, 2009, but was extended until December 31, 2010. The Dodd-Frank Act provides unlimited federal deposit insurance until January 1, 2013 for non-interest bearing demand transaction accounts at all insured depository institutions. There is no additional surcharge related to this coverage.

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Also pursuant to the TLGP, the FDIC will guarantee, through the earlier of maturity or December 31, 2012, certain newly issued senior unsecured debt issued by participating institutions on or after October 14, 2008 and before October 31, 2009 (the "Debt Guarantee"). The Company and the Bank opted out of the Debt Guarantee portion of TLGP.

In 2006, the FDIC adopted a final rule allocating a one-time assessment credit among insured financial institutions. This credit may be used to offset deposit insurance assessments (not to include FICO assessments) beginning in 2007. The Company began taking advantage of this credit in 2007 and realized benefits from this credit thru the second quarter of 2009.

The FDIC may terminate the deposit insurance of any insured depository institution if the FDIC determines, after a hearing, that the institution (i) has engaged or is engaging in unsafe or unsound practices, (ii) is in an unsafe or unsound condition to continue operations or (iii) has violated any applicable law, regulation, order, or any condition imposed in writing by, or written agreement with, the FDIC. The FDIC may also suspend deposit insurance temporarily during the hearing process for a permanent termination of insurance, if the institution has no tangible capital. Management of the Company is not aware of any activity or condition that could result in termination of the deposit insurance of the Bank.

FICO Assessments. FDIC insured institutions are also subject to assessments to cover interest payments due on the outstanding obligations of the Financing Corporation ("FICO"). FICO was created in 1987 to finance the recapitalization of the Federal Savings and Loan Insurance Corporation. These FICO assessments are in addition to amounts assessed by the FDIC for deposit insurance until the final maturity of the outstanding FICO obligations in 2019. FDIC insured institutions will share the cost of the interest on the FICO bonds on a pro rata basis. During the year ended December 31, 2010, the FICO assessment rate for DIF members ranged between approximately 0.0104% of deposits and approximately 0.0106% of deposits. During the year ended December 31, 2010 the Bank paid FICO assessments totaling \$0.1 million.

For the first quarter of 2011, the rate established by the FDIC for the FICO assessment is 0.0102% of deposits.

Supervisory Assessments. All Illinois banks are required to pay supervisory assessments to the IDFPR to fund the operations of the IDFPR. The amount of the assessment is calculated based on the institution's total assets, including consolidated subsidiaries, as reported to the IDFPR. During the year ended December 31, 2010, the Bank paid supervisory assessments to the IDFPR totaling \$0.2 million.

Capital Requirements. The Federal Reserve has established the following minimum capital standards for state-chartered Federal Reserve System member banks, such as the Bank: a leverage requirement consisting of a minimum ratio of Tier 1 capital to total assets of 3% for the most highly-rated banks with a minimum requirement of at least 4% for all others, and a risk-based capital requirement consisting of a minimum ratio of total capital to total risk-weighted assets of 8%, at least one-half of which must be Tier 1 capital. For purposes of these capital standards, Tier 1 capital and total capital consist of substantially the same components as Tier 1 capital and total capital under the Federal Reserve's capital guidelines for bank holding companies (see "—The Company—Capital Requirements").

The capital requirements described above are minimum requirements. Higher capital levels will be required if warranted by the particular circumstances or risk profiles of individual institutions. For example, the regulations of the

Federal Reserve provide that additional capital may be required to take adequate account of, among other things, interest rate risk or the risks posed by concentrations of credit, nontraditional activities or securities trading activities.

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During the year ended December 31, 2010, the Bank was not required by the Federal Reserve to increase its capital to an amount in excess of the minimum regulatory requirement. As of December 31, 2010, the Bank had regulatory capital as follows:

		k-Based ital Ratio		verage tal Ratio
The Bank	9.69	%	5.96	%

The risk-based capital ratio and the leverage capital ratio are 1.69% and 1.96% in excess of the Federal Reserve's minimum requirements. See Note 18 in the Notes in Consolidated Financial Statements for further information.

Federal law provides the federal banking regulators with broad power to take prompt corrective action to resolve the problems of undercapitalized institutions. The extent of the regulators' powers depends on whether the institution in question is "well capitalized," "adequately capitalized," "undercapitalized," "significantly undercapitalized" or "critical undercapitalized," in each case as defined by regulation. Depending upon the capital category to which an institution is assigned, the regulators' corrective powers include: requiring the institution to submit a capital restoration plan; limiting the institution's asset growth and restricting its activities; requiring the institution to issue additional capital stock (including additional voting stock) or to be acquired; restricting transactions between the institution and its affiliates; restricting the interest rate the institution may pay on deposits; ordering a new election of directors of the institution; requiring that senior executive officers or directors be dismissed; prohibiting the institution from accepting deposits from correspondent banks; requiring the institution to divest certain subsidiaries; prohibiting the payment of principal or interest on subordinated debt; and ultimately, appointing a receiver for the institution. As of December 31, 2010, the Bank was considered adequately capitalized.

Additionally, institutions insured by the FDIC may be liable for any loss incurred by, or reasonably expected to be incurred by, the FDIC in connection with the default of commonly controlled FDIC insured depository institutions or any assistance provided by the FDIC to commonly controlled FDIC insured depository institutions in danger of default.

Regulatory Agreements. On December 18, 2009, the Bank entered into a written agreement (the "Agreement") with the Federal Reserve Bank of Chicago (the "Federal Reserve-Chicago") and the IDFPR. The Agreement describes commitments made by the Bank to address and strengthen banking practices relating to credit risk management practices; improving loan underwriting and loan administration; improving asset quality by enhancing the Bank's position on problem loans through repayment, additional collateral or other means; reviewing and revising as necessary the Bank's allowance for loan and lease losses policy; maintaining sufficient capital at the Bank, implementing an earnings plan and comprehensive budget to improve and sustain the Bank's earnings; and improving the Bank's liquidity position and funds management practices. The Bank has implemented enhancements to its processes to address the matters identified by the Federal Reserve-Chicago and the IDFPR and continues its efforts to comply with all the requirements specified in the Agreement. In the meantime, the Agreement results in the Bank's ineligibility for certain actions and expedited approvals without the prior written consent and approval of the Federal Reserve-Chicago and the IDFPR. These prohibited actions include, among other things, the Bank paying dividends to the Company, the Company paying dividends on its common or preferred stock, distributions of interest or principal on subordinated debentures, note payable to Cole Taylor and Trust Preferred securities, the Company increasing its

debt level and the Company redeeming or repurchasing any shares of its stock.

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Dividends. Under the Illinois Banking Act, Illinois-chartered banks may not pay dividends in excess of their net profits then on hand, after deducting losses and bad debts. The Federal Reserve Act also imposes limitations on the amount of dividends that may be paid by state member banks, such as the Bank. Generally, a member bank may pay dividends out of its undivided profits, in such amounts and at such times as the bank's board of directors deems prudent. Without prior Federal Reserve approval, however, a state member bank may not pay dividends in any calendar year which, in the aggregate, exceed such bank's calendar year-to-date net income plus such bank's retained net income for the two preceding calendar years, less any required transfers to additional paid-in capital or to a fund for the retirement of preferred stock.

The payment of dividends by any financial institution or its holding company is affected by the requirement to maintain adequate capital pursuant to applicable capital adequacy guidelines and regulations, and a financial institution generally is prohibited from paying any dividends if, following payment thereof, the institution would be undercapitalized. In addition, notwithstanding the availability of funds for dividends, the Federal Reserve may prohibit the payment of any dividends by the Bank if the Federal Reserve determines such payment would constitute an unsafe or unsound practice. As discussed above, the Agreement requires the Bank to obtain the prior written consent of the Federal Reserve-Chicago for the payment of dividends. During 2011, the Bank will not be expected to pay dividends.

Insider Transactions. The Bank is subject to certain restrictions imposed by federal law on extensions of credit to the Company, on investments in the stock or other securities of the Company and the acceptance of the stock or other securities of the Company as collateral for loans. Certain limitations and reporting requirements are also placed on extensions of credit by the Bank to its directors and officers, to directors and officers of the Company, to principal stockholders of the Company, and to "related interests" of such directors, officers and principal stockholders. In addition, federal law and regulations may affect the terms upon which any person becoming a director or officer of the Company or a principal stockholder of the Company may obtain credit from the banks with which the Bank maintains a correspondent relationship.

Safety and Soundness Standards. The federal banking agencies have adopted guidelines which establish operational and managerial standards to promote the safety and soundness of federally insured depository institutions. The guidelines set forth standards for internal controls, information systems, internal audit systems, loan documentation, credit underwriting, interest rate exposure, asset growth, compensation, fees and benefits, asset quality and earnings.

In general, the safety and soundness guidelines prescribe the goals to be achieved in each area, and each institution is responsible for establishing its own procedures to achieve those goals. If an institution fails to comply with any of the standards set forth in the guidelines, the institution's primary federal regulator may require the institution to submit a plan for achieving and maintaining compliance. If an institution fails to submit an acceptable compliance plan, or fails in any material respect to implement a compliance plan that has been accepted by its primary federal regulator, the regulator is required to issue an order directing the institution to cure the deficiency. Until the deficiency cited in the regulator's order is cured, the regulator may restrict the institution's rate of growth, require the institution to increase its capital, restrict the rates the institution pays on deposits or require the institution to take any action the regulator deems appropriate under the circumstances. Noncompliance with the standards established by the safety and soundness guidelines may also constitute grounds for other enforcement action by the federal banking regulators, including cease and desist orders and civil money penalty assessments.

Branching Authority. Illinois banks, such as the Bank, have the authority under Illinois law to establish branches anywhere in the State of Illinois, subject to receipt of all required regulatory approvals. Additionally, the Bank has authority under Missouri law to establish branches anywhere in the State of Missouri, subject to receipt of all required regulatory approvals.

Under the Riegle-Neal Interstate Banking and Branching Efficiency Act of 1994 (the "Riegle-Neal Act"), both state and national banks were allowed to establish interstate branch networks through acquisitions of other banks, subject to certain conditions, including certain limitations on the aggregate amount of deposits that may be held by the surviving bank and all of its insured depository institution affiliates. The establishment of new interstate branches or the acquisition of individual branches of a bank in another state (rather than the acquisition of an out-of-state bank in its entirety) was allowed by the Riegle-Neal Act only if specifically authorized by state law. However, as a result of the Dodd-Frank Act, interstate branching authority has been expanded. A state or national bank may open a de novo branch in another state if the law of the state where the branch is to be located would permit a state bank chartered by that state to open the branch.

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State Bank Activities. Under federal law and FDIC regulations, FDIC insured state banks are prohibited, subject to certain exceptions, from making or retaining equity investments of a type, or in an amount, that are not permissible for a national bank. Federal law and FDIC regulations also prohibit FDIC insured state banks and their subsidiaries, subject to certain exceptions, from engaging as principal in any activity that is not permitted for a national bank or its subsidiary, respectively, unless the bank meets, and continues to meet, its minimum regulatory capital requirements and the FDIC determines the activity would not pose a significant risk to the deposit insurance fund of which the bank is a member.

The GLB Act also authorizes insured state banks to engage in financial activities, through subsidiaries, similar to the activities permitted for financial holding companies. If a state bank wants to establish a subsidiary engaged in financial activities, it must meet certain criteria, including that it and all of its affiliated insured depository institutions are well-capitalized and have a Community Reinvestment Act rating of at least "satisfactory" and that it is well-managed. There are capital deduction and financial statement requirements and financial and operational safeguards that apply to subsidiaries engaged in financial activities. Such a subsidiary is considered to be an affiliate of the bank and there are limitations on certain transactions between a bank and a subsidiary engaged in financial activities of the same type that apply to transactions with a bank's holding company and its subsidiaries.

Reserve Requirement. Federal Reserve regulations, as presently in effect, require depository institutions including the Bank to maintain cash reserves against their net transaction accounts (primarily NOW and regular checking accounts). Effective October 9, 2008, the Federal Reserve Banks are now authorized to pay interest on such reserves.

EXECUTIVE OFFICERS

The term of office for the executive officers of the Company is from the date of election until the next annual organizational meeting of the board of directors. In addition to the information provided in the 2011 Proxy Statement, the names and ages of the executive officers of the Company, as well as the offices of the Company and the Subsidiary held by these officers on that date, and principal occupations for the past five years are set forth below.

Thomas A. Daiber, 53, is the President & Chief Executive Officer of Centrue Financial Corporation and the Bank. Mr. Daiber joined Centrue Financial in October of 2002 as its President and Chief Executive Officer.

Kurt R. Stevenson, 44, is the Senior Executive Vice President & Chief Financial Officer of Centrue Financial Corporation and the Bank and has held that role since 2003.

Everett J. Solon, 58, is the Market President for the Bank's Streator, Dwight, Ottawa and Peru locations, a position held since 2003. In 2007, he also acted as the Bank's Head of Mortgage Banking.

Robert L. Davidson, 65, is the Bank's Executive Vice President, Chief Investment Officer and ALCO Manager, a position held since January of 2006. He had previously served as the Bank's Senior Vice President, Chief Investment Officer and ALCO Manager since 2001.

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Roger D. Dotson, 63, is the Bank's Executive Vice President, a position held since late 2007. In 2009, he was also named the Head of Operations. In this capacity, he is responsible for oversight in the operations, IT, deposit operations, and loan operations areas. He had previously served as the Bank's Head of Retail Banking. Mr. Dotson joined Centrue Bank as their Regional President in 2005. Prior to joining the Bank, Mr. Dotson served as the President & CEO of Illinois Community Bank located in Effingham, Illinois.

Heather M. Hammitt, 36, is the Bank's Executive Vice President & Head of Human Resources & Corporate Communications. Ms. Hammitt joined the Bank in March of 1998 and has served in various positions of management in the human resources department during that time.

Kenneth A. Jones, 47, is the Bank's Executive Vice President & Chief Credit Officer. Mr. Jones joined the Bank in October 2000 and, prior to his current position, he served in the role of Commercial Collector.

James J. Kerley, Jr., 62, is the Bank's Executive Vice President & Senior Lender. Prior to joining the Bank in May of 2009, Mr. Kerley was an agent with Fiduciary Asset Management, an investment management firm, since 1999 and was also a partner of KD Advisory LLC, a consulting firm providing workout services to banks, since 2007.

Diane F. Leto, 49, is the Bank's Executive Vice President & Chief Risk Officer. She had previously served as the Bank's Executive Vice President & Head of Operations through year-end 2008. She has been with the Bank since June of 2004.

Ricky R. Parks, 45, is the Market President for the Bank's Fairview Heights, Aviston, Belleville, and St. Rose locations. Mr. Parks joined Centrue Bank in January of 2004 as a Senior Vice President and Senior Lender and in October of 2004 was named its Regional Bank President.

Mary Jane Raymond, 54, is the Bank's Executive Vice President & Head of Retail Banking. Ms. Raymond joined Centrue Bank in March of 2005 as a Vice President/Regional Sales Manager. Prior to joining Centrue Bank, Ms. Raymond worked as a Vice President for Regions Bank from May of 1997 to March of 2005.

Available Information

Our Internet address is www.centrue.com. There we make available, free of charge, our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and any amendments to those reports, as soon as reasonably practicable after we electronically file such material with, or furnish it to, the SEC. Our SEC reports can be accessed through the investor relations section of our Web site. The information found on our Web site is not part of this or any other report we file with or furnish to the SEC.

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Item 1A. Risk Factors

An investment in the Company's common stock is subject to risks inherent to the Company's business. The Company faces a variety of risks that are inherent in its business, including interest rate, credit, liquidity, capital, price/market, transaction/operation, compliance/legal, strategic and reputation. Following is a discussion of these risk factors. While the Company's business, financial condition and results of operations could be harmed by any of the following risks or other factors discussed elsewhere in this report, including Management's Discussion and Analysis and Notes to the Consolidated Financial Statements, the mere existence of risk is not necessarily reason for concern. However, the following risks could cause actual results to materially differ from those discussed in any forward-looking statement.

The Company and the Bank are subject to Regulatory Agreements and Orders that restrict the Company from taking certain actions.

On December 18, 2009, the Company and the Bank entered into a written agreement with the Federal Reserve Bank of Chicago and the Illinois Department of Financial & Professional Regulation ("IDFPR"). The Agreement describes commitments made by the Company and the Bank to address and strengthen banking practices relating to credit risk management practices; improving loan underwriting and loan administration; improving asset quality by enhancing the Bank's position on problem loans through repayment, additional collateral or other means; reviewing and revising as necessary the Bank's allowance for loan and lease losses policy; maintaining sufficient capital at the Company and the Bank, implementing an earnings plan and comprehensive budget to improve and sustain the Bank's earnings; and improving the Bank's liquidity position and funds management practices. The Bank has implemented enhancements to its processes to address the matters identified by the Federal Reserve-Chicago and the IDFPR and continues its efforts to comply with all the requirements specified in the Agreement. In the meantime, the Agreement results in the Bank's ineligibility for certain actions and expedited approvals without the prior written consent and approval of the Federal Reserve-Chicago and the IDFPR. These prohibited actions include, among other things, the Bank paying dividends to the Company, the Company paying dividends on its common or preferred stock, distributions of interest or principal on subordinated debentures or Trust Preferred securities, the Company increasing its debt level and the Company redeeming or repurchasing any shares of its stock.

The Company's earnings and cash flows are largely dependent upon net interest income.

The Company's earnings and cash flows are largely dependent upon its net interest income. Interest rates are highly sensitive to many factors that are beyond the Company's control, including general economic conditions and policies of various governmental and regulatory agencies and, in particular, the Federal Reserve. Changes in monetary policy, including changes in interest rates, could influence not only the interest the Company receives on loans and securities and the amount of interest it pays on deposits and borrowings, but such changes could also affect (i) the Company's ability to originate loans and obtain deposits, (ii) the fair value of the Company's financial assets and liabilities, and (iii) the average duration of the Company's mortgage-backed securities portfolio and other interest-earning assets. If the interest rates paid on deposits and other borrowings increase at a faster rate than the interest rates received on loans and other investments, the Company's net interest income, and therefore earnings, could be adversely affected. Earnings could also be adversely affected if the interest rates received on loans and other investments fall more quickly than the interest rates paid on deposits and other borrowings.

Although management believes it has implemented effective asset and liability management strategies to reduce the potential effects of changes in interest rates on the Company's results of operations, any substantial, unexpected, prolonged change in market interest rates could have a material adverse effect on the Company's financial condition and results of operations. In addition, the Company's interest rate risk modeling techniques and assumptions likely may not fully predict or capture the impact of actual interest rate changes on the Company's balance sheet. See Part II sections "Net Interest Income" and "Interest Rate Risk" in "Management's Discussion and Analysis of Financial Condition and Results of Operations," for further discussion related to the Company's management of interest rate risk.

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The Company and the Bank may not be able to maintain adequate capital levels.

Maintaining sufficient capital serves as a buffer against potential credit and other losses that the Company may encounter during difficult times. There are five levels of capital defined by regulation: "well-capitalized", "adequately capitalized", "undercapitalized", "significantly undercapitalized" and "critically undercapitalized". The Federal Reserve-Chicago and IFDRR has advised the Bank that it is being treated as "adequately capitalized". Capital risk includes the potential effect on the Company's reputation as well as certain other potential consequences should the capital level fall below adequately capitalized. As a result of the Bank being "adequately capitalized", the Bank is currently experiencing changes in the Bank's borrowing costs and terms from regulatory authorities and other third parties, the Bank's FDIC deposit insurance premiums, and its ability to access brokered CD markets.

We incurred net losses for 2010 and 2009 and cannot make any assurances that we will not incur further losses.

We incurred a net loss of \$65.8 million and \$38.1 million for the years ended December 31, 2010 and 2009, respectively, due to high levels of provision for loan losses, deferred tax valuation allowance, security impairments, and goodwill impairment. We cannot provide any assurances that we will not incur future losses, especially in light of economic conditions that continue to adversely affect our borrowers.

Nonperforming assets take significant time to resolve and adversely affect our results of operations and financial condition, and could result in further losses in the future.

At December 31, 2010 and 2009, our nonperforming loans (which consist of non-accrual loans, troubled debt restructures and loans past due 90 days or more and still accruing loans) totaled \$70.0 million and \$80.9 million, or 9.7% and 9.1% of our loan portfolio, respectively. At December 31, 2010 and 2009, our nonperforming assets (which include non-performing loans plus other real estate owned) were \$95.6 million and \$97.1 million, or 8.7% and 7.4% of total assets, respectively. Our nonperforming assets adversely affect our net income in various ways. While we pay interest expense to fund nonperforming assets, we do not record interest income on nonaccrual loans or other real estate owned, thereby adversely affecting our income and returns on assets and equity, and our loan administration costs increase and our efficiency ratio is adversely affected. When we take collateral in foreclosures and similar proceedings, we are required to mark the collateral to its then-fair market value, which, when compared to the value of the loan, may result in a loss. These nonperforming loans and other real estate owned also increase our risk profile and the capital our regulators believe is appropriate in light of such risks. The resolution of nonperforming assets requires significant time commitments from management, which can be detrimental to the performance of their other responsibilities. There is no assurance that we will not experience further increases in non-performing loans in the future, or that our nonperforming assets will not result in further losses in the future.

Our allowance for loan losses may be insufficient.

Managing the Company's allowance for loan losses is based upon, among other things, (1) historical experience, (2) an evaluation of local and national economic conditions, (3) regular reviews of delinquencies and loan portfolio quality, (4) current trends regarding the volume and severity of past due and problem loans, (5) the existence and effect of concentrations of credit, and (6) results of regulatory examinations. Based upon such factors, management makes various assumptions and judgments about the ultimate collectability of the respective loan portfolios. Although the Company believes that the allowance for loan losses is adequate, there can be no assurance that such allowance will

prove sufficient to cover future losses. Future adjustments may be necessary if economic conditions change or adverse developments arise with respect to nonperforming or performing loans or if regulatory supervision changes. Material additions to the allowance for loan losses would result in a material decrease in the Company's net income, and possibly its capital, among other adverse consequences.

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We are subject to lending risk.

As of December 31, 2010 approximately 75.61% of the Company's loan portfolio consisted of commercial, agricultural production and agricultural real estate, construction, land and development, and commercial real estate loans (collectively, "commercial loans"). Commercial loans are generally viewed as having more inherent risk of default than residential mortgage loans or retail loans. In addition, the commercial loan balance per borrower is typically larger than that for residential mortgage loans and retail loans, inferring higher potential losses on an individual loan basis. Because the Company's loan portfolio contains a number of commercial loans with large balances, the deterioration of one or a few of these loans could cause a significant increase in nonperforming loans. An increase in nonperforming loans could result in a net loss of earnings from these loans, an increase in the provision for loan losses, and an increase in loan charge offs, all of which could have a material adverse effect on the Company's financial condition and results of operations. See Part II "Loans" in "Management's Discussion and Analysis of Financial Condition and Results of Operations," for further discussion of credit risks related to different loan types.

We are subject to economic conditions of our geographic market.

The Company's success depends to a large degree on the general economic conditions of the geographic markets served by the Bank in the States of Illinois and Missouri and, to a lesser extent, contiguous states. The local economic conditions on these areas have a significant impact on the generation of the Bank's commercial, real estate commercial, and real estate construction loans; the ability of borrowers to repay these loans; and the value of the collateral securing these loans. Adverse changes in the economic conditions of the counties in which we operate could also negatively impact the financial results of the Company's operations and have a negative effect on its profitability. For example, these factors could lead to reduced interest income and an increase in the provision for loan losses.

A portion of the loans in the Company's portfolio is secured by real estate. Most of these loans are secured by properties located in the north central, east central, south central and St. Louis's suburban east counties of Illinois, as well as, the St. Louis metro area of Missouri. Negative conditions in the real estate markets where collateral for a mortgage loan is located could adversely affect the borrower's ability to repay the loan and the value of the collateral securing the loan. Real estate values are affected by various factors, including changes in general or regional economic conditions, supply and demand for properties and governmental rules or policies.

We are subject to current levels of market volatility.

The capital and credit markets have been experiencing volatility and disruption for more than a year. In recent months, the volatility and disruption have reached unprecedented levels. In some cases, the markets have produced downward pressure on stock prices and credit availability for certain issuers without regard to those issuers' underlying financial strength. If current levels of market disruption and volatility continue or worsen, there can be no assurance that we will not experience an adverse effect, which may be material, on our ability to access capital and on our business, financial condition and results of operations.

Future growth or operating results may require the Company to raise additional capital but that capital may not be available or it may be dilutive.

To the extent the Company's future operating results erode capital or the Company elects to expand through loan growth or acquisition it may be required to raise capital. The Company's ability to raise capital will depend on conditions in the capital markets, which are outside of its control, and on the Company's financial performance. Accordingly, the Company cannot be assured of its ability to raise capital when needed or on favorable terms. If the Company cannot raise additional capital when needed, it will be subject to increased regulatory supervision and the imposition of restrictions on its growth and business. These could negatively impact the Company's ability to operate or further expand its operations through acquisitions or the establishment of additional branches and may result in increases in operating expenses and reductions in revenues that could have a material adverse effect on its financial condition and results of operations.

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Real estate market volatility and future changes in disposition strategies could result in net proceeds that differ significantly from other real estate owned ("OREO") fair value appraisals.

The Company's OREO portfolio consists of properties that it obtained through foreclosure in satisfaction of loans. OREO properties are recorded at the lower of the recorded investment in the loans for which the properties served as collateral or estimated fair value, less estimated selling costs. Generally, in determining fair value an orderly disposition of the property is assumed, except where a different disposition strategy is expected. Significant judgment is required in estimating the fair value of OREO property, and the period of time within which such estimates can be considered current is significantly shortened during periods of market volatility, as experienced during 2008 through 2010.

In response to market conditions and other economic factors, the Company may utilize alternative sale strategies other than orderly dispositions as part of its OREO disposition strategy, such as immediate liquidation sales. In this event, as a result of the significant judgments required in estimating fair value and the variables involved in different methods of disposition, the net proceeds realized from such sales transactions could differ significantly from estimates used to determine the fair value of the Company's OREO properties.

We are subject to the risk of additional impairment charges relating to our securities portfolio.

Our investment securities portfolio is our second largest earning asset. The value of our investment portfolio has been adversely affected by the unfavorable conditions of the capital markets in general as well as declines in values of the securities we hold. We have taken an aggregate of \$19.7 million in charges against earnings since the fourth quarter of 2008 for impairments to the value of pooled collateralized debt obligations and certain collateralized mortgage obligations that we have concluded were "other than temporary." The value of this segment is particularly sensitive to adverse developments affecting the banking industry and the financial condition or performance of the issuing banks – factors that we have no control over and as to which we may receive no advance warning, as was the case in the second quarter for one of these securities. Although we believe we have appropriately valued our securities portfolio, we cannot assure you that there will not be additional material impairment charges which could have a material adverse effect on our financial condition and results of operations.

The Company is a bank holding company and its sources of funds are limited.

The Company is a bank holding company, and its operations are primarily conducted by the Bank, which is subject to significant federal and state regulation. Cash available to pay dividends to stockholders of the Company is derived primarily from dividends received from the Bank. The Company's ability to receive dividends or loans from its subsidiaries is restricted. Dividend payments by the Bank to the Company in the future will require generation of future earnings by the Bank and would require regulatory approval. Further, the Company's right to participate in the assets of the Bank upon its liquidation, reorganization, or otherwise will be subject to the claims of the Bank's creditors, including depositors, which will take priority except to the extent the Company may be a creditor with a recognized claim. As of December 31, 2010, the Company's subsidiary had deposits and other liabilities of \$1.028 billion.

The Company could experience an unexpected inability to obtain needed liquidity.

Liquidity measures the ability to meet current and future cash flow needs as they become due. The liquidity of a financial institution reflects its ability to meet loan requests, to accommodate possible outflows in deposits, and to take advantage of interest rate market opportunities. The ability of a financial institution to meet its current financial obligations is a function of its balance sheet structure, its ability to liquidate assets, and its access to alternative sources of funds. The Company seeks to ensure its funding needs are met by maintaining a level of liquidity through asset and liability management. If the Company becomes unable to obtain funds when needed, it could have a material adverse effect on the Company's business and, in turn, the Company's financial condition and results of operations.

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Our information systems may experience an interruption or breach in security.

The Company relies heavily on communications and information systems to conduct its business. Any failure, interruption, or breach in security of these systems could result in failures or disruptions in the Company's customer relationship management, general ledger, deposit, loan, and other systems. While the Company has policies and procedures designed to prevent or limit the effect of the failure, interruption, or security breach of its information systems, we cannot assure you that any such failures, interruptions, or security breaches will not occur or, if they do occur, that they will be adequately addressed. The occurrence of any failures, interruptions, or security breaches of the Company's information systems could damage the Company's reputation, result in a loss of customer business, subject the Company to additional regulatory scrutiny, or expose the Company to civil litigation and possible financial liability, any of which could have a material adverse effect on the Company's financial condition and results of operations.

The Bank's deposit insurance premiums have increased which could have a material adverse effect on future earnings.

Due to the impact on the FDIC insurance fund resulting from the recent increase in bank failures, the FDIC raised its insurance premiums and levied special assessments on all financial institutions. In addition, the FDIC uses a risk-based premium system that assesses higher rates on those institutions that pose greater risks to the deposit insurance fund. The FDIC places all financial institutions into one of four risk categories using a two-step process based first on the respective institution's capital ratios and then on the CAMELS composite supervisory rating assigned to the institution by its primary federal regulator in connection with its periodic regulatory examinations. As of December 31, 2010, the Bank is "adequately capitalized" under regulatory guidelines. Due to the "adequately capitalized" status of the Bank and other factors indicating higher risk, the FDIC will charge the Bank a higher premium for deposit insurance. The combination of the general increase in FDIC insurance rates and higher FDIC insurance rates resulting from the classification of the Bank in a higher risk category will have an adverse impact on the Company's results of operations.

The Company may fail to meet continued listing requirements with NASDAQ.

The Company's common stock is listed on the NASDAQ Global Select Market. As a NASDAQ Global Select Market listed company, Centrue is required to comply with the continued listing requirements of the NASDAQ Market Place Rules.

On December 28, 2010, the Company received a notice from the NASDAQ Stock Market that it was not in compliance with NASDAQ's Marketplace Rule, which requires it to maintain a minimum Market Value of Publicly Held Shares ("MVPHS") of \$5,000,000.

In accordance with this Marketplace Rule, the Company is provided a grace period of 180 calendar days, or until June 27, 2011, in which to regain compliance with the MVPHS rule. If at anytime during the grace period the Company's MVPHS closes at \$5,000,000 or more for a minimum of ten consecutive business days, the Company will have complied with the rule and the matter will be closed. If compliance with the rule cannot be demonstrated by June 27, 2011, NASDAQ will provide the Company written notification that the Company's common stock will be delisted, at which time the Company may appeal the determination.

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On February 22, 2011, the Company received a notice from the NASDAQ Stock Market that it was not in compliance with NASDAQ's Marketplace Rule, which requires it to maintain a minimum bid price of \$1.00 per share.

In accordance with this Marketplace Rule, the Company is provided a grace period of 180 calendar days, or until August 22, 2011, in which to regain compliance with the Minimum Bid Price Rule. If at anytime during the grace period the Company's minimum bid price of the Company's common stock closes at \$1.00 or more for a minimum of ten consecutive business days, the Company will have complied with the rule and the matter will be closed. If compliance with the rule cannot be demonstrated by August 22, 2011, NASDAQ will provide the Company written notification that the Company's common stock will be subject to delisting. The Company may, however, be eligible for an additional grace period if it satisfies the initial listing standards (with the exception of the Minimum Bid Price Rule) for listing on the NASDAQ Capital Market, and it submits a timely application to NASDAQ to transfer the listing of its common stock to the NASDAQ Capital Market and provides written notice of its intention to cure the deficiency during the second compliance period by effecting a reverse stock split if necessary.

During the grace periods described above, the Company will consider its alternatives, including whether to apply to transfer its common stock listing to an alternative exchange or inter-dealer quotation system such as the OTC Bulletin Board.

Loss of or damage to the Company's reputation may affect ongoing profitability.

Reputation risk arises from the possibility that negative publicity regarding the Company's business practices, whether true or not, will cause a decline in its customer base or result in costly litigation. In a service industry, such as the financial services industry, where product choices between companies are not always clearly distinguishable and which in many cases are interchangeable, a company's reputation for honesty, fair-dealing and good corporate governance may be one of its most important assets. Loss of or damage to that reputation can have severe consequences.

We are subject to current financial market risk.

In 2010 and continuing in 2011, governments, regulators and central banks in the United States and worldwide have taken numerous steps to increase liquidity and to restore investor confidence, but asset values have continued to decline and access to liquidity continues to be very limited.

The EESA authorizes the U. S. Treasury to, among other things, purchase up to \$700 billion of mortgages, mortgage-backed securities and certain other financial instruments from financial institutions and their holding companies, under TARP. The purpose of TARP is to restore confidence and stability to the United States banking system and to encourage financial institutions to increase their lending to customers and to each other. Under the Capital Purchase Program, which the Company participated in, the U. S. Treasury is purchasing equity securities from participating institutions. The EESA also increased federal deposit insurance on most deposit accounts from \$100,000 to \$250,000. This increase is in place until December 31, 2013 and is not covered by deposit insurance premiums paid by the banking industry. The ARRA, which was signed into law on February 17, 2009, includes a wide array of programs intended to stimulate the economy and provide for extensive infrastructure, energy, health and education needs. The failure of these significant legislative measures to help stabilize the financial markets and a continuation or worsening of current financial market conditions could materially and adversely affect our business, financial

condition, results of operations, access to credit or the trading price of our Common Stock.

The EESA and the ARRA followed, and have been followed by, numerous actions by the Federal Reserve Board, the United States Congress, the U. S. Treasury, the FDIC, the SEC and others to address the current liquidity and credit crisis that has followed the sub-prime mortgage meltdown that began in 2007. These measures include homeowner relief that encourages loan restructuring and modification; the establishment of significant liquidity and credit facilities for financial institutions and investment banks; the lowering of the federal funds rate; emergency action against short selling practices; a temporary guaranty program for money market funds; the establishment of a commercial paper funding facility to provide back-stop liquidity to commercial paper issuers; and coordinated international efforts to address illiquidity and other weaknesses in the banking sector. The purpose of these legislative and regulatory actions is to stabilize the United States banking system. The EESA, the ARRA and the other regulatory initiatives described above may not have their desired effects. If the volatility in the markets continues and economic conditions fail to improve or worsen, our business, financial condition and results of operations could be materially and adversely affected.

Centrue Financial Corporation
Part I
(Table Amounts In Thousands, Except Share Data)

We operate in a highly regulated industry.

The banking industry is heavily regulated. The banking business of the Company and the Bank are subject, in certain respects, to regulation by the Federal Reserve, the FDIC, the IDFPR and the SEC. The Company's success depends not only on competitive factors but also on state and federal regulations affecting banks and bank holding companies. The regulations are primarily intended to protect depositors, not stockholders or other security holders. The ultimate effect of recent and proposed changes to the regulation of the financial institution industry cannot be predicted. Regulations now affecting the Company may be modified at any time, and there is no assurance that such modifications, if any, will not adversely affect the Company's business.

We operate in an industry that is interrelated such that defaults by other larger institutions could adversely affect financial markets generally.

The commercial soundness of many financial institutions may be closely interrelated as a result of relationships between the institutions. As a result, concerns about, or a default or threatened default by, one institution could lead to significant market-wide liquidity and credit problems, losses or defaults by other institutions. This is sometimes referred to as "systemic risk" and may adversely affect our business.

We operate in an industry that is significantly affected by general business and economic conditions.

The Company's operations and profitability are impacted by general business and economic conditions in the United States and abroad. These conditions include short-term and long-term interest rates, inflation, money supply, political issues, legislative and regulatory changes, fluctuations in both debt and equity capital markets, broad trends in industry and finance, and the strength of the U. S. economy and the local economies in which the Company operates, all of which are beyond the Company's control. Deterioration in economic conditions could result in an increase in loan delinquencies and nonperforming assets, decreases in loan collateral values, and a decrease in demand for the Company's products and services among other things, any of which could have a material adverse impact on the Company's financial condition and results of operations.

Centrue Financial Corporation

Part I

(Table Amounts In Thousands, Except Share Data)

Item 1B. Unresolved Staff Comments

None.

Item 2. Properties

At December 31, 2010, the Company operated twenty-eight offices (twenty-five full-service bank branches and two back-room sales support nonbanking facilities in Illinois and one full-service bank branch in Missouri). The principal offices of the Company are located in St. Louis, Missouri. All of the Company's offices are owned by the Bank and are not subject to any mortgage or material encumbrance, with the exception of four offices that are leased: one is located in LaSalle County in Illinois, one in Will County in Illinois, one in St. Clair County in Illinois and one in St. Louis County in Missouri. The Company believes that its current facilities are adequate for its existing business.

Affiliate	Markets Served	Property/Type Location
The Company		Administrative Office: St. Louis, MO
Centrue Bank	Bureau, Champaign, Clinton, DeKalb, Grundy, Kankakee, Kendall, LaSalle,	Main Office: Streator, IL
	Livingston, St. Clair and Will Counties in Illinois	Twenty-five full-service banking offices and two non-banking offices located in markets served.
	St. Louis County in Missouri	One full-service banking office

In addition to the banking locations listed above, the Bank owns twenty-seven automated teller machines, all of which are housed within banking offices.

At December 31, 2010 the properties and equipment of the Company had an aggregate net book value of approximately \$25.7 million.

Item 3. Legal Proceedings

Neither the Company nor its subsidiary are involved in any pending legal proceedings other than routine legal proceedings occurring in the normal course of business, which, in the opinion of management, in the aggregate, are not material to the Company's consolidated financial condition.

Item 4. Reserved

Centrue Financial Corporation
Part II
(Table Amounts In Thousands, Except Share Data)

Item 5. Market For Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

The Company's Common Stock was held by approximately 868 stockholders of record as of March 1, 2011, and is traded on The NASDAQ Stock Market under the symbol "TRUE." The table below indicates the high and low sales prices of the Common Stock as reported by NASDAQ for transactions of which the Company is aware, and the dividends declared per share for the Common Stock during the periods indicated. Because the Company is not aware of the price at which certain private transactions in the Common Stock have occurred, the prices shown may not necessarily represent the complete range of prices at which transactions in the Common Stock have occurred during such periods.

	Sto	Stock Sales			
	High	Low	Dividends		
2010					
First Quarter	\$4.18	\$2.50	\$0.00		
Second Quarter	3.49	1.89	0.00		
Third Quarter	2.16	1.21	0.00		
Fourth Quarter	1.59	0.80	0.00		
2009					
First Quarter	\$6.95	\$2.76	\$0.07		
Second Quarter	6.89	4.07	0.01		
Third Quarter	5.74	2.92	0.00		
Fourth Quarter	3.79	1.00	0.00		

The holders of the Common Stock are entitled to receive dividends as declared by the board of directors of the Company, which considers payment of dividends quarterly. The Bank's ability to pay dividends to the Company and the Company's ability to pay dividends to its stockholders are also subject to certain regulatory restrictions. As discussed on page 9, our Agreement with our regulators prohibits the Bank paying dividends to the Company and the Company paying dividends on its common or preferred stock.

Centrue Financial Corporation
Part II
(Table Amounts In Thousands, Except Share Data)

The following graph shows a comparison of cumulative total returns for Centrue Financial Corporation, the NASDAQ Stock Market (US Companies) and an index of SNL Midwest Bank Stocks for the five-year period beginning January 1, 2006 and ending on December 31, 2010. The graph was prepared at our request by SNL Financial LC, Charlottesville, Virginia.

COMPARISON OF CUMULATIVE TOTAL RETURN (ASSUMES \$100 INVESTED ON JANUARY 1, 2006)

	Period Ending									
Index	12/31/05	12/31/06	12/31/07	12/31/08	12/31/09	12/31/10				
Centrue Financial										
Corporation	100.00	93.58	110.98	31.63	13.56	5.11				
NASDAQ Composite	100.00	110.39	122.15	73.32	106.57	125.91				
SNL Midwest Bank	100.00	115.59	90.09	59.27	50.23	62.38				

Centrue Financial Corporation Part II (Table Amounts In Thousands, Except Share Data)

Item 6. Selected Financial Data

The following table presents selected consolidated financial data for the five years ended December 31, 2010:

		2010			2009		2008		2007		2006	
Statement of Income Data												
Interest income	\$	48,844		\$	63,245		\$ 73,518	\$	83,576	\$	43,858	
Interest expense		18,316			24,562		33,944		44,735		21,351	
Net interest income		30,528			38,683		39,574		38,841		22,507	
Provision for loan losses		34,600			52,049		8,082		675		(1,275)
Net interest income (loss)												
after provision for loan												
losses		(4,072)		(13,366)	31,492		38,166		23,782	
Noninterest income		10,818			711		13,409		15,665		6,688	
Noninterest expense		55,889			46,658		35,745		37,333		22,723	
Income (loss) before												
income taxes		(49,143)		(59,313)	9,156		16,498		7,747	
Income taxes (benefit)		16,660			(21,234)	2,766		5,175		2,145	
Income (loss) from												
continuing operations												
(after taxes)		(65,803)		(38,079)	6,390		11,323		5,602	
Loss on discontinued												
operations		_			_		_		_		(415)
Net income (loss)	\$	(65,803)	\$	(38,079)	\$ 6,390	\$	11,323	\$	5,187	
Preferred stock dividends		1,924			1,810		207		207		207	
Net income (loss) for												
common stockholders	\$	(67,727)	\$	(39,889)	\$ 6,183	\$	11,116	\$	4,980	
Per Share Data												
Basic earnings (loss) per												
common shares from												
continuing operations	\$	(11.20)	\$	(6.61)	\$ 1.02	\$	1.75	\$	1.31	
Basic earnings (loss) per												
common share		(11.20)		(6.61)	1.02		1.75		1.21	
Diluted earnings (loss) per												
common share from												
continuing operations		(11.20)		(6.61)	1.02		1.74		1.30	
Diluted earnings (loss) per												
common share		(11.20)		(6.61)	1.02		1.74		1.20	
Dividends per common												
stock		_			0.08		0.55		0.51		0.48	
Dividend payout ratio for												
common stock	NI			NI			53.71	%	29.17	%	27.05	%
	\$	1.61		\$	13.15		\$ 19.14	\$	19.50	\$	18.23	

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Book value per common stock													
Basic weighted average common shares													
outstanding		6,045,225			6,035,598	3		6,033,896)	6,341,693	3	4,119,235	5
Diluted weighted average													
common shares											_		
outstanding		6,045,225			6,035,598	}		6,042,296		6,380,659)	4,163,836	6
Period-end common		6 0 40 40 #			6 0 4 0 4 0 4	-				60 5 4 5 4		C 4 W W O C	_
shares outstanding		6,048,405			6,043,176)		6,028,491		6,071,546)	6,455,068	8
Dolongo Chast Data													
Balance Sheet Data Securities	\$	229,945		\$	275,483		\$	252,562	¢	240 221	¢	298,692	
Loans	Ф	721,871		Ф	885,095		Ф	1,004,390	\$	249,331 957,285	\$	836,944	
Allowance for loan losses		31,511			40,909			15,018		10,755		10,835	
Total assets		1,105,162			1,312,684	ı		1,401,881		1,364,999)	1,283,025	5
Total deposits		931,105			1,054,689			1,049,220		1,033,022		1,026,610	
Stockholders' equity		42,921			112,614	,		115,908		118,876	۷	118,191	J
Stockholders equity		72,721			112,017			115,700		110,070		110,171	
Earnings Performance Data													
Return on average total													
assets		(5.32)%		(2.82)%		0.47	%	0.85	%	0.69	%
Return on average													
stockholders' equity		(66.10)		(27.80)		5.43		9.53		6.69	
Net interest margin ratio		2.85			3.26			3.32		3.35		3.41	
Efficiency ratio (1)		81.05			71.21			64.32		66.67		76.81	
Asset Quality Ratios													
Nonperforming assets to													
total end of period assets		8.65	%		7.40	%		1.64	%	0.51	%	1.08	%
Nonperforming loans to		0.50			0.4.4			4.00		0.40		4.40	
total end of period loans		9.70			9.14			1.03		0.43		1.40	
Net loan charge-offs to		5 47			0.74			0.20		0.00		0.22	
total average loans		5.47			2.74			0.38		0.08		0.22	
Allowance for loan losses		4.27			1.60			1.50		1 10		1.20	
to total loans Allowance for loan losses		4.37			4.62			1.50		1.12		1.29	
		45.02			50.50			145 55		262.06		02.14	
to nonperforming loans		45.02			50.59			145.55		262.96		92.14	
Capital Ratios													
Average equity to average													
assets		8.05	%		10.14	%		8.69	%	8.90	%	10.35	%
Total capital to risk		3.00	, 5		1011	, 0		3.07	, .	3.75	, ,	10.00	,,
adjusted assets		9.35			11.34			12.18		10.23		11.94	
Tier 1 leverage ratio		5.08			7.10			8.10		7.69		7.90	

⁽¹⁾ Calculated as noninterest expense less amortization of intangibles and expenses related to other real estate owned divided by the sum of net interest income before provisions for loan losses and total noninterest income excluding securities gains and losses and gains on sale of assets.

NM Not meaningful.

Centrue Financial Corporation
Part II: Management's Discussion and Analysis
(Table Amounts In Thousands, Except Share Data)

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis is intended to address the significant factors affecting our Consolidated Statements of Income for the years 2008 through 2010 and Consolidated Statements of Financial Condition as of December 31, 2010 and 2009. When we use the terms "Centrue," the "Company," "we," "us," and "our," we mean Centrue Financial Corporation, a Delaware Corporation, and its consolidated subsidiary. When we use the term the "Bank," we are referring to our wholly owned banking subsidiary, Centrue Bank.

Management's discussion and analysis ("MD&A") should be read in conjunction with "Selected Consolidated Financial Data," the consolidated financial statements of the Company, and the accompanying notes thereto. Unless otherwise stated, all earnings per share data included in this section and throughout the remainder of this discussion are presented on a fully diluted basis. All financial information in the following tables are displayed in thousands (000s), except per share data.

Safe Harbor Statement Under the Private Securities Litigation Reform Act of 1995

This report contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Act of 1934 as amended. The Company intends such forward-looking statements to be covered by the safe harbor provisions for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and is including this statement for purposes of these safe harbor provisions. Forward-looking statements, which are based on certain assumptions and describe future plans, strategies, and expectations of the Company, are generally identified by the use of words such as "believe," "expect," "intend," "anticipate," "estimate," "project," "planned" or "potential" or similar expressions.

The Company's ability to predict results, or the actual effect of future plans or strategies, is inherently uncertain. Factors which could have a material adverse effect on the operations and future prospects of the Company and the subsidiaries include, but are not limited to, changes in: interest rates; general economic conditions; legislative/regulatory changes; monetary and fiscal policies of the U.S. government, including policies of the U.S. Treasury and the Federal Reserve Board; the quality and composition of the loan or securities portfolios; demand for loan products; deposit flows; competition; demand for financial services in the Company's market areas; the Company's implementation of new technologies; the Company's ability to develop and maintain secure and reliable electronic systems; and accounting principles, policies, and guidelines. These risks and uncertainties should be considered in evaluating forward-looking statements and undue reliance should not be placed on such statements.

Critical Accounting Policies and Estimates

Critical accounting estimates are those that are critical to the portrayal and understanding of Centrue's financial condition and results of operations and require management to make assumptions that are difficult, subjective or complex. These estimates involve judgments, estimates and uncertainties that are susceptible to change. In the event that different assumptions or conditions were to prevail, and depending on the severity of such changes, the possibility of materially different financial condition or results of operations is a reasonable likelihood.

Centrue's significant accounting policies are described in Note 1 in the Notes to the Consolidated Financial Statements. The majority of these accounting policies do not require management to make difficult, subjective or complex

judgments or estimates or the variability of the estimates is not material. However, the following policies could be deemed critical:

Securities: Securities are classified as available-for-sale when Centrue may decide to sell those securities due to changes in market interest rates, liquidity needs, changes in yields on alternative investments, and for other reasons. They are carried at fair value with unrealized gains and losses, net of taxes, reported in other comprehensive income. All of Centrue's securities are classified as available-for-sale. For all securities, we obtain fair value measurements from an independent pricing service. The fair value measurements consider observable data that may include dealer quotes, market spreads, cash flows, the U.S. Treasury yield curve, live trading levels, trade execution data, market consensus prepayment speeds, credit information and the bond's terms and conditions, among other things. Due to the limited nature of the market for certain securities, the fair value and potential sale proceeds could be materially different in the event of a sale.

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Realized securities gains or losses are reported in securities gains (losses), net in the Consolidated Statements of Income. The cost of securities sold is based on the specific identification method. Declines in the fair value of available for sale securities below their amortized cost are evaluated to determine whether the loss is temporary or other-than-temporary. If the Company (a) has the intent to sell a debt security or (b) is more likely than not will be required to sell the debt security before its anticipated recovery, then the Company recognizes the entire unrealized loss in earnings as an other-than-temporary loss. If neither of these conditions are met, the Company evaluates whether a credit loss exists. The impairment is separated into (a) the amount of the total impairment related to the credit loss and (b) the amount of total impairment related to all other factors. The amount of the total other-than-temporary impairment related to the credit loss is recognized in earnings and the amount related to all other factors is recognized in other comprehensive income.

The Company also evaluates whether the decline in fair value of an equity security is temporary or other-than-temporary. In determining whether an unrealized loss on an equity security is temporary or other-than-temporary, management considers various factors including the magnitude and duration of the impairment, the financial condition and near-term prospects of the issuer, and the intent and ability of the Company to hold the equity security to forecasted recovery.

Allowance for Loan Losses: The allowance for loan losses is a reserve established through a provision for probable loan losses charged to expense, which represents management's estimate of probable credit losses inherent in the loan portfolio. Estimating the amount of the allowance for loan losses requires significant judgment and the use of estimates related to the amount and timing of expected future cash flows on impaired loans, estimated losses on pools of homogeneous loans based on historical loss experience, and consideration of current economic trends and conditions, all of which may be susceptible to significant change. Loan losses are charged off against the allowance, while recoveries of amounts previously charged off are credited to the allowance. A provision for loan losses is charged to operations based on management's periodic evaluation of the factors previously mentioned, as well as other pertinent factors.

The allowance for loan losses is based on an estimation computed pursuant to the requirements of Financial Accounting Standards Board guidance and rules stating that the analysis of the allowance for loan losses consists of three components:

Specific Component. The specific credit allocation component is based on an analysis of individual loans over a fixed-dollar amount where the internal credit rating is at or below a predetermined classification for which the recorded investment in the loan exceeds its fair value. The fair value of the loan is determined based on either the present value of expected future cash flows discounted at the loan's effective interest rate, the market price of the loan, or, if the loan is collateral dependent, the fair value of the underlying collateral less cost of sale. These analyses involve a high degree of judgment in estimating the amount of loss associated with specific loans, including estimating the amount and timing of future cash flows and collateral values:

Historical Loss Component. The historical loss component is mathematically based using a modified loss migration analysis that examines historical loan loss experience for each loan category. The loss migration is performed quarterly and loss factors are updated regularly based on actual experience. The general portfolio allocation element of the allowance for loan losses also includes consideration of the amounts

necessary for concentrations and changes in portfolio mix and volume. The methodology utilized by management to calculate the historical loss portion of the allowance adequacy analysis is based on historical losses. During 2009, this historical loss period migrated from a rolling twenty quarters average (5 years) to a weighted twelve-quarter average (3 years). This migration reflects the increasing economic risk and higher losses being experienced in the portfolio; and

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Qualitative Component. The qualitative component requires qualitative judgment and estimates reserves based on general economic conditions as well as specific economic factors believed to be relevant to the markets in which the Company operates. The process for determining the allowance (which management believes adequately considers all of the potential factors which might possibly result in credit losses) includes subjective elements and, therefore, may be susceptible to significant change.

To the extent actual outcomes differs from management estimates, additional provision for credit losses could be required that could adversely affect the Company's earnings or financial position in future periods.

Other Real Estate Owned: Other real estate owned includes properties acquired in partial or total satisfaction of certain loans. Properties are recorded at the lower of the recorded investment in the loans for which the properties previously served as collateral or the fair value, which represents the estimated sales price of the properties on the date acquired less estimated selling costs. Any write-downs in the carrying value of a property at the time of acquisition are charged against the allowance for loan losses. Management periodically reviews the carrying value of other real estate owned. Any write-downs of the properties subsequent to acquisition, as well as gains or losses on disposition and income or expense from the operations of other real estate owned, are recognized in operating results in the period they are realized.

Goodwill: Goodwill is tested annually for impairment using a two-step process that begins with an estimation of the fair value of a reporting unit, which for the Company is the Bank. The first step is a screen for potential impairment and the second step measures the amount of impairment, if any.

Based upon impairment testing in the second quarter of 2009, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. Centrue Bank experienced operating losses driven by the deterioration in the real estate markets and other-than-temporary impairment losses on pooled trust preferred collateralized debt obligations. The operating losses and the effects of the current economic environment on the valuation of financial institutions and the capital markets had a significant, negative effect on the fair value of Centrue Bank. As a result of applying the second step of the impairment test, Centrue Bank recorded goodwill impairment of \$8.5 million in 2009.

Based upon impairment testing in the fourth quarter of 2009, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. The results of the second step test indicated no additional impairment as the fair value of the balances supported the level of goodwill carried.

Based upon impairment testing in the fourth quarter of 2010, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. As a result of applying the second step of the impairment test, all remaining goodwill associated with our banking operations was determined to be fully impaired, totaling \$15.9 million.

Deferred Income Taxes: In accordance with current income tax accounting guidance, the Company assessed whether a valuation allowance should be established against their deferred tax assets (DTAs) based on consideration of all available evidence using a "more likely than not" standard. The most significant portions of the deductible temporary differences relate to (1) the allowance for loan losses and (2) fair value adjustments or impairment write-downs related to securities.

In assessing the need for a valuation allowance, both the positive and negative evidence about the realization of DTAs were evaluated. The ultimate realization of DTAs is based on the Company's ability to carryback net operating losses to prior tax periods, tax planning strategies that are prudent and feasible, the reversal of deductible temporary differences that can be offset by taxable temporary differences and future taxable income.

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After evaluating all of the factors previously summarized and considering the weight of the positive evidence compared to the negative evidence, the Company has determined a full valuation adjustment was necessary as of December 31, 2010. A three year cumulative loss position and continued near-term losses represent negative evidence that cannot be overcome with future taxable income. A total of \$31.1 million in valuation adjustments were recorded during the year. Of this amount, \$30.3 million of the valuation was recorded in income tax expense and \$0.8 million was recorded in other comprehensive income.

General

Centrue Financial Corporation is a bank holding company organized under the laws of the State of Delaware. The Company provides a full range of products and services to individual and corporate customers extending from the far western and southern suburbs of the Chicago metropolitan area across Central Illinois down to the metropolitan St. Louis area. These products and services include demand, time, and savings deposits; lending; mortgage banking, brokerage, asset management, and trust services are provided to our customers on a referral basis to third party providers. The Company is subject to competition from other financial institutions, including banks, thrifts and credit unions, as well as nonfinancial institutions providing financial services. Additionally, the Company and its subsidiary, Centrue Bank, are subject to regulations of certain regulatory agencies and undergo periodic examinations by those regulatory agencies.

Merger, Acquisition and Divestiture Activity

On January 23, 2009, the Company completed the sale of its trust product line. There was no gain or loss recorded on this transaction, other than a \$0.2 million impairment of related goodwill.

On June 30, 2010, the Company completed the sale of its Effingham branch to Washington Savings Bank headquartered in Effingham, Illinois. Washington Savings Bank assumed approximately \$19.5 million in deposits and acquired \$5.9 million in loans. The net gain on the sale was \$1.2 million.

Results of Operations

Net Income

2010 compared to 2009. Net loss equaled \$65.8 million or (\$11.20) per diluted share for the year ended December 31, 2010 as compared to a net loss of \$38.1 million or (\$6.61) per diluted share for the year ended December 31, 2009.

The Company's annual results for 2010 were adversely impacted by a \$34.6 million provision for loan losses, a \$30.3 million deferred tax valuation allowance taken in the third and fourth quarter, \$5.0 million non-cash impairment charges primarily related to trust-preferred collateralized debt obligations ("CDO") and \$15.9 million of goodwill impairment. These factors were largely reflective of continued deterioration of general economic conditions, primarily driven by the deterioration of the real estate markets and continued volatility in the CDO markets experienced during 2010.

2009 compared to 2008. Net loss equaled \$38.1 million or (\$6.61) per diluted share for the year ended December 31, 2009 as compared to net income of \$6.4 million or \$1.02 per diluted share for the year ended December 31, 2008.

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The Company's annual results for 2009 were adversely impacted by a \$52.0 million provision for loan losses, an \$8.5 million goodwill impairment charge taken in the second quarter and \$12.6 million non-cash impairment charges primarily related to CDOs.

Net Interest Income/ Margin

Net interest income is the difference between income earned on interest-earning assets and the interest expense incurred for the funding sources used to finance these assets. Changes in net interest income generally occur due to fluctuations in the volume of earning assets and paying liabilities and rates earned and paid, respectively, on those assets and liabilities. The net yield on total interest-earning assets, also referred to as net interest margin, represents net interest income divided by average interest-earning assets. Net interest margin measures how efficiently the Company uses its earning assets and underlying capital. The Company's long-term objective is to manage those assets and liabilities to provide the largest possible amount of income while balancing interest rate, credit, liquidity and capital risks. For purposes of this discussion, both net interest income and margin have been adjusted to a fully tax equivalent basis for certain tax-exempt securities and loans.

2010 compared to 2009. Net interest income, on a tax equivalent basis, decreased \$8.3 million from \$39.5 million earned during the full year 2009 to \$31.2 million for the full year 2010. This was the result of a decrease in interest income more than offsetting a decrease in interest expense.

Tax-equivalent interest income declined \$14.6 million as compared to 2009. A \$118.9 million decrease in interest-earning assets reduced interest income by \$5.9 million. The decrease in interest-earning assets was largely due to a reduction in loan growth related to strategic initiatives to reduce balance sheet risk and there being fewer qualified borrowers in the market. A 76 basis point decline in the average yield on interest-earning assets reduced interest income by \$8.6 million as new loans were placed on nonaccrual status, the security portfolio had more coupon rates reset to historical lows and higher yielding securities were sold and replaced with lower yielding instruments.

Interest expense declined \$6.2 million as compared to 2009. A \$79.7 million decrease in interest-bearing liabilities reduced interest expense by \$1.7 million. The decrease in interest-bearing liabilities was largely due to strategic initiatives to reduce balance sheet risks by limiting loan growth and using the proceeds from loan payoffs to decrease high cost time deposits and FHLB advances. A 45 basis point decline in total funding costs reduced interest expense by \$4.5 million as the pricing on deposits, especially time deposits, lagged the sharp decline in rates experienced in 2008.

The net interest margin decreased 41 basis points to 2.85% for the year ended December 31, 2010 from 3.26% during the same period in 2009. The Company's margin has been under pressure primarily due to the cost of retaining surplus liquidity, average loan volume decline, higher premium amortization due to increased prepayments and lower coupon income with adjustable resets in the security portfolio and the impact of nonaccrual loan interest reversals. Additionally, the loan portfolio purchase accounting adjustments that were accreted into interest income related to the Company's 2006 merger expired in the first quarter of 2010. Positively impacting the margin was increased utilization of interest rate floors on a majority of variable rate loans and a reduction in the Company's cost of interest-bearing liabilities due to maturity of higher rate time deposits and the decline in market interest rates. Due largely to the protracted economic downturn, the carrying cost of nonaccrual loans and the Company's interest rate sensitivity, the margin will likely remain under pressure throughout 2011.

2009 compared to 2008. Net interest income, on a tax equivalent basis, decreased \$1.1 million from \$40.6 million earned during the full year 2008 to \$39.5 million for the full year 2009. This was the result of a decrease in interest income more than offsetting a decrease in interest expense.

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Tax-equivalent interest income declined \$10.5 million as compared to 2008. An \$11.1 million decrease in interest-earning assets reduced interest income by \$0.7 million. The decrease in interest-earning assets was largely due to a reduction in loan growth related to strategic initiatives to reduce balance sheet risk and there being fewer qualified borrowers in the market. An 81 basis point decline in the average yield on interest-earning assets reduced interest income by \$9.8 million as new loans were placed on nonaccrual status and the variable rate portion of our loan and security portfolios adjusted to rate decreases that occurred in 2008.

Interest expense declined \$9.4 million as compared to 2008. A \$21.8 million decrease in interest-bearing liabilities reduced interest expense by \$0.7 million. The decrease in interest-bearing liabilities was largely due to strategic initiatives to reduce balance sheet risks by limiting loan growth and using growth from in-market deposits and the proceeds from loan payoffs to decrease brokered CD and FHLB advances borrowing levels. An 80 basis point decline in total funding costs reduced interest expense by \$8.7 million as the pricing on deposits lagged the sharp decline in rates experienced in 2008.

The net interest margin decreased 6 basis points to 3.26% for the year ended December 31, 2009 from 3.32% during the same period in 2008. The Company's margin has been under pressure primarily due to the cost of increasing liquidity, average loan volume declines, the cost of carrying higher nonaccrual loans and the impact of nonaccrual loan interest reversals. Our net interest margin was positively impacted by a decrease in the cost of funds.

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AVERAGE BALANCE SHEET AND ANALYSIS OF NET INTEREST INCOME

		2010		For the Years	2009	cember 3	1,	2008	
	Average Balance	Interest Income/ Expense	Averaş Rate		Interest Income/ Expense	Averag Rate	e Average Balance	Interest Income/ Expense	Avera Rat
ASSETS									
Interest-earning assets									
Interest-earning deposits	\$4,108	\$74	1.80	% \$2,755	\$48	1.76	% \$2,891	\$13	0.45
Securities Taxable Non-taxable	251,127 30,253	5,916 1,594	2.36 5.27	217,097 35,540	8,638 1,946	3.98 5.48	184,887 38,843	8,953 2,208	4.84 5.68
Total securities (tax equivalent) Federal funds sold	281,380 2,045	7,510 38	2.67 1.88	252,637 620	10,584 32	4.19 5.18	223,730 3,187	11,161 93	4.99 2.92
Loans Commercial Real estate	135,848 664,663	7,904 33,606	5.82 5.06	151,821 797,431	8,869 43,992	5.84 5.52	191,578 791,033	11,965 50,630	
Installment and other	3,741	342	9.15	5,431	499	9.18	9,413	636	6.76
Gross loans (tax equivalent)	804,252	41,852	5.20	954,683	53,360	5.59	992,024	63,231	6.37
Total interest-earnings assets	1,091,785	49,474	4.53	1,210,695	64,024	5.29	1,221,832	74,498	6.10
Noninterest-earning assets									
Cash and cash equivalents	51,631			44,315			28,415		
Premises and equipment, net Other assets	27,874 65,576			31,225 64,410			33,992 69,919		
Total non-interest-earning assets	145,081			139,950			132,326		
Total assets	\$1,236,866			\$1,350,645			\$1,354,158		

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LIABILITIES AND STOCKHOLDERS' EQUITY

EQUITY													
T 1													
Interest-bearing liabilities													
NOW accounts	98,535	308	0.31	%	103,928		611	0.59	%	105,800		1,211	1.14
Money market	90,333	306	0.31	70	103,920		011	0.39	70	103,800		1,411	1,14
accounts	131,173	1,215	0.93		145,870		2,125	1.46		155,001		4,083	2.63
Savings deposits	93,207	1,213	0.93		89,315		240	0.27		87,615		319	0.36
Time \$100,000 and	75,207	177	0.17		07,515		240	0.27		07,013		317	0.50
over	214,215	4,930	2.30		237,912		6,195	2.60		216,112		7,945	3.68
Other time deposits	350,216	7,937	2.27		363,356		11,383	3.13		343,456		13,997	4.08
Federal funds	220,210	7,557	2.2,		202,220		11,505	5.15		5 15, 150		15,557	
purchased and													
repurchase													
agreements	13,512	45	0.34		28,670		148	0.52		42,148		760	1.80
Advances from	,				,					,			
FHLB	77,031	2,265	2.94		87,547		2,296	2.62		119,800		3,279	2.74
Notes payable and													
subordinated													
debentures	31,609	1,437	4.49		32,628		1,564	4.74		41,077		2,350	5.72
Total													
interest-bearing													
liabilities	1,009,49	8 18,316	5 1.81		1,089,22	6	24,562	2.26		1,111,00)9	33,944	3.06
Noninterest-bearing													
liabilities													
Noninterest-bearing					440 500					444004			
deposits	115,111				113,533					114,994			
Other liabilities	12,705				10,926					10,545			
Total													
noninterest-bearing	107.016				104.450					105 520			
liabilities	127,816				124,459					125,539			
Stockholders' equity	99,552				136,960					117,610			
Total liabilities and													
stockholders' equity	\$1 236 86	6			\$1,350,64	5				\$1,354,15	SQ		
Net interest income	\$1,230,00	U			φ1,330,0 4	.5			'	\$1,334,13	O		
(tax equivalent)		\$31,158	₹				\$39,462					\$40,554	
Net interest income		Ψ51,150	,				Ψ32,102					Ψ10,551	
(tax equivalent) to													
total earning assets			2.85	%				3.26	%				3.32
Interest-bearing				,-									
liabilities to earning													
assets	92.46	%			89.97	%				90.93	%		

⁽¹⁾ Average balance and average rate on securities classified as available-for-sale are based on historical amortized cost balances.

⁽²⁾

Interest income and average rate on non-taxable securities are reflected on a tax equivalent basis based upon a statutory federal income tax rate of 34.00%.

- (3) Nonaccrual loans are included in the average balances.
- (4) Overdraft loans are excluded in the average balances.

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The Company's net interest income is affected by changes in the amount and mix of interest-earning assets and interest-bearing liabilities, referred to as "volume change." It is also affected by changes in yields earned on interest-earning assets and rates paid on interest-bearing deposits and other borrowed funds referred to as "rate change." The following table reflects the changes in net interest income stemming from changes in interest rates and from asset and liability volume, including mix. Any variance attributable jointly to volume and rate changes is allocated to the volume and rate variances in proportion to the relationship of the absolute dollar amount of the change in each.

RATE/VOLUME ANALYSIS OF NET INTEREST INCOME

For the Years Ended December 31, 2010 Compared to 2009 2009 Compared to 2008 Change Due to Change Due to Volume Rate Net Volume Rate Net Interest-income: Interest-earning \$ 25 \$ 1 26 \$ 34 35 deposits - 1 Investment securities: Taxable 1,741 (4,463)(2,722)1.515 (1,830)(315)Non-taxable (270)(82 (352 (180)(82 (262)Federal funds sold 39 (33)(43 (18 (61) Loans (7,458)(4.050)(11,508)(1.966)(7,905)(9,871)Total interest income \$ (5,923) \$ (8,627) \$ (14,550) \$ (673 \$ (9,801) (10,474)Interest expense: NOW accounts (35)(268)(303)(49 (551)(600 (910 Money market accounts (219)) (691) (315) (1.643)(1.958)Savings deposits (61 8 (69 (81)(79 Time, \$100,000 and (608 (657 (1.265)605 (2.355)(1.750)(3,001)Other time deposits (445 (3,446)593 (3,207)(2,614)Federal funds purchased and repurchase agreements (69 (34) (103)(222)(390 (612)Advances from FHLB (293)262 (31)(859) (124)(983 Notes payable (42)(85 (127)) (409) (377)(786)) Total interest expense (1,703)\$ (4,543) \$ (6,246) \$ (654 \$ (8,728) \$ (9,382) Net interest income \$ (4,220) \$ (4,084) \$ (8,304) \$ (19 \$ (1,073) \$ (1,092)

Provision for Loan Losses

The amount of the provision for loan losses is based on management's evaluations of the loan portfolio, with particular attention directed toward nonperforming, impaired and other potential problem loans. During these evaluations,

consideration is also given to such factors as management's evaluation of specific loans, the level and composition of impaired loans, other nonperforming loans, other identified potential problem loans, historical loss experience, results of examinations by regulatory agencies, results of the independent asset quality review process, the market value of collateral, the estimate of discounted cash flows, the strength and availability of guarantees, concentrations of credits, and various other factors, including concentration of credit risk in various industries and current economic conditions.

2010 compared to 2009. The 2010 provision for loan losses charged to operating expense totaled \$34.6 million, a decrease of \$17.4 million in comparison to \$52.0 million recorded in the 2009 period. The provision level for 2010 was driven by the following factors:

sustained level of nonperforming loans and new credits that migrated to nonperforming status that have required current specific allocation estimates;

elevated charge-offs of previously accrued specific allocation that impacts historical loss levels; elevated past due loans;

weakening guarantor positions due to economic conditions;

continued deteriorating collateral values, reflecting the impact of the adverse economic climate on the Company's borrowers.

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Management continues to update collateral values and evaluate the level of specific allocations for impaired loans. As impaired loans have moved through the liquidation process, many of the previously established specific allocations have been charged off. Foreclosure of impaired loans has resulted in an increase in the level of other real estate owned as foreclosed properties have been especially difficult to move in the current economic environment.

Management continues to diligently monitor the loan portfolio, paying particular attention to borrowers with land development, residential and commercial real estate, and commercial development exposures. Many of these relationships continued to show duress due to the ongoing economic downturn being experienced for this industry that existed throughout 2009 and 2010. Should the economic climate deteriorate from current levels, more borrowers may experience repayment difficulty, and the level of nonperforming loans, charge-offs and delinquencies will rise requiring further increases in the provision for loan losses.

2009 compared to 2008. The 2009 provision for loan losses charged to operating expense totaled \$52.0 million, an increase of \$43.9 million in comparison to \$8.1 million recorded in the 2008 period. The increase to the 2009 provision for loan loss was driven by the following factors:

increase in nonperforming and action list loans;

increase in charge-offs and losses which impacts historical loss levels;

deteriorating collateral values, reflecting the impact of the adverse economic climate on the Company's borrowers:

guarantor positions collapsing due to economic conditions; and

increase in the level of past due loans.

As the status of many collateral dependent loans deteriorated throughout 2009, management monitored these credits to analyze the adequacy of the cash flows to support the debt levels and obtained updated appraisals to determine the collateral's fair value for impairment analysis. Based on our analysis, management increased its specific reserves for impaired loans by \$44.5 million and updated the historical loss and qualitative factors by \$7.5 million to reflect trends for losses being experienced.

Noninterest Income

Noninterest income consists of a wide variety of fee-based revenues, including bank-related service charges on deposits, mortgage revenues and increases in cash surrender value on bank-owned life insurance. The following table summarizes the Company's noninterest income:

	Years Ended December 31,					
	2010	2009	2008			
Service charges	\$5,264	\$6,421	\$7,303			
Mortgage banking income	1,807	2,303	1,525			
Electronic banking services	2,057	1,923	1,807			
Bank-owned life insurance	1,038	1,048	1,022			
Other income	944	1,065	1,951			
Subtotal recurring noninterest income	11,110	12,760	13,608			

Securities gains (losses)	2,701	25	51	848	
Net impairment on securities	(5,021) (1	2,606)	(2,735)
Gain on sale of OREO	333	17	' 8	379	
Gain on sale of other assets	1,695	12	28	1,309	
Total noninterest income	\$10,818	\$71	.1	\$13,409	

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2010 compared to 2009. Total noninterest income totaled \$10.8 million for the year ended December 31, 2010, as compared to \$0.7 million for the same period in 2009. This represented an increase of \$10.1 million in 2010 over the prior period.

Included in 2010 and 2009 noninterest income results were securities gains, credit impairment charges on CDO securities, and gains related to the sale of OREO and other assets, which includes the 2010 gain on sale of the Effingham branch. Excluding these items from both periods, recurring noninterest income declined \$1.7 million or 13.28% in 2010 versus 2009 levels. This decrease was primarily due to a \$1.1 million decrease related to reduced consumer spending and its impact on NSF and overdraft fees. Also contributing was a \$0.5 million decrease in mortgage banking income due to lower production.

2009 compared to 2008. Total noninterest income totaled \$0.7 million for the year ended December 31, 2009, as compared to \$13.4 million for the same period in 2008. This represented a decrease of \$12.7 million or 94.78% in 2009 over the prior period.

Included in 2009 and 2008 noninterest income results were securities gains, credit impairment charges on CDO securities, and gains related to the sale of OREO and other assets. Excluding these items, recurring noninterest income declined \$0.8 million or 5.88% in 2009 versus 2008 levels. The decrease was primarily due to a \$0.9 million decrease related to reduced consumer spending and its impact on NSF and overdraft fees. Also contributing was a \$0.8 million decrease due to the sale of the asset management and brokerage business lines which were finalized in 2008. These negative variances were partially offset by a \$0.8 million volume related increase in revenue generated from the mortgage banking division.

Noninterest Expense

Noninterest expense is comprised primarily of compensation and employee benefits, occupancy and other operating expense. The following table summarizes the Company's noninterest expense:

	Ye	ars Ended Decem	ber 31,
	2010	2009	2008
Salaries and employee benefits	\$14,549	\$16,195	\$16,283
Occupancy expense, net	3,200	3,364	3,598
Furniture and equipment expenses	2,152	2,303	2,673
Marketing	350	783	1,228
Supplies and printing	399	458	470
Telephone	782	838	772
Data processing	1,567	1,510	1,309
FDIC insurance	3,372	2,780	184
Loan processing and collection costs	2,434	1,550	809
Amortization of intangible assets	1,258	1,537	1,883
Other expenses	5,854	5,867	5,777
Subtotal recurring noninterest expenses	35,917	37,185	34,986
Goodwill impairment	15,880	8,451	724

OREO valuation adjustments	4,092	1,022	35
Total noninterest expense	\$55,889	\$46,658	\$35,745

2010 compared to 2009. Noninterest expense totaled \$55.9 million for the year ended December 31, 2010, as compared to \$46.7 million for the same period in 2009. This represented an increase of \$9.2 million or 19.70% in 2010 from 2009.

Included in 2010 and 2009 noninterest expense results were OREO valuation adjustments and goodwill impairment charges. Excluding these items, recurring noninterest expense declined \$1.3 million or 3.49% in 2010 versus 2009 levels. The decrease was largely due to management's initiatives to reduce costs with regard to salaries and employee benefits, occupancy expense, furniture and equipment costs, marketing expense and other discretionary items. These savings were partially offset by increasing loan remediation costs, including collection expenses on nonperforming loans and general expenses associated with maintaining other real estate owned.

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If economic conditions remain under pressure and the Company's regulatory action continues in effect, FDIC insurance premiums and costs to remediate loans and collect on nonperforming loans, in addition to expenses associated with maintaining foreclosed real estate, will remain higher than normal.

2009 compared to 2008. Noninterest expense totaled \$46.7 million for the year ended December 31, 2009, as compared to \$35.7 million for the same period in 2008. This represented an increase of \$11.0 million or 30.81% in 2009 from 2008.

The increase was primarily related to the recognition of an \$8.5 million goodwill impairment charge taken during the second quarter of 2009. The change was largely a result of increasing loan remediation costs, including collection expenses on nonperforming loans, general expenses associated with maintaining other real estate owned and a valuation adjustment taken on one property held in other real estate owned. Also contributing to the change was an industry-wide increase in FDIC insurance premiums. These increases were partially offset by management's initiatives to reduce costs with regard to salaries and employee benefits, occupancy expense, furniture and equipment costs and marketing expense.

Applicable Income Taxes.

Income tax expense (benefit) for the periods included benefits for tax-exempt income, tax-advantaged investments and general business tax credits offset by the effect of nondeductible expenses. The following table shows the Company's income before income taxes, as well as applicable income taxes and the effective tax rate for each of the past three years:

	Years Ended December 31,										
	2010	2009		2008							
Income (loss) before income taxes	\$(49,143)	\$(59,313)	\$9,156						
Applicable income tax expense (benefit)	16,660		(21,234)	2,766						
Effective tax rates	(33.90	%)	35.80	%	30.21	%					

The Company recorded 2010 income tax expense of \$16.7 million, which included a deferred tax valuation allowance of \$30.3 million. Excluding this valuation allowance, a tax benefit of \$(13.6) million was recorded as a result of the pre-tax loss of \$49.1 million. It should be noted that the entire goodwill impairment charge of \$15.9 million was not deductible for income tax purposes. Excluding the tax valuation adjustment and the goodwill impairment, the 2010 effective tax rate would have approximated 41.06%, which equals the tax benefit at the combined statutory rate of 38.62% and the benefit realized from the tax-exempt items.

The Company recorded a 2009 income tax benefit of \$(21.2) million, as a result of the pre-tax loss of \$(59.3) million. It should be noted that \$6.5 million of the goodwill impairment charge of \$8.5 million was not deductible for income tax purposes in the 2009 tax benefit number. Excluding this item, the effective tax rate would have been approximately 40.24% in 2009, which equals the tax benefit at the combined statutory rate of 38.62% and the benefit realized from the tax-exempt items.

In 2008, the Company's effective tax rate was lower than statutory rates due to several factors. First, the Company derives interest income from municipal securities and loans, which are exempt from federal tax and certain U.S. government agency securities, which are exempt from state tax. Second, the Company derives income from bank owned life insurance policies, which is exempt from federal and state tax. Finally, state income taxes are recorded net of the federal tax benefit, which lowers the combined effective tax rate.

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Preferred Stock Dividends

During the second quarter of 2009, the Company suspended cash dividends on Series A, Series B and Series C preferred stocks.

For 2010, the Company accrued, but did not pay, \$1.9 million in preferred stock dividends. For 2009, the Company accrued \$1.1 million and paid \$0.7 million in preferred stock dividends. For 2008, the Company paid \$0.2 million in preferred stock dividends. The increase in 2009 accrued preferred dividends was due to the issuance of the Series C fixed rate, cumulative perpetual preferred stock (aggregate liquidation preference of \$32.7 million) for the Company's participation in the U. S. Department of Treasury's Capital Purchase Program.

Earnings Review by Business Segment

The Company's segment information discussed below focuses on its three primary lines of business (Segment(s)): Retail Banking, Commercial Banking and Treasury. The financial information presented was derived from the Company's internal profitability reporting system that is used by management to monitor and manage the financial performance of the Company. This information is based on internal management accounting policies which have been developed to reflect the underlying economics of the Segments and, to the extent practicable, to portray each Segment as if it operated on a stand-alone basis. Thus, each Segment, in addition to its direct revenues, expenses, assets and liabilities, includes an allocation of shared support function expenses and corporate overhead. All Segments also include funds transfer adjustments to appropriately reflect the cost of funds on loans made, funding credits on deposits generated, and the cost of maintaining adequate liquidity. Apart from these adjustments, the accounting policies used are similar to those described in Note 1 contained in the Notes to Consolidated Financial Statements.

Since there are no comprehensive standards for management accounting that are equivalent to accounting principles generally accepted in the United States of America, the information presented may not necessarily be comparable with similar information from other financial institutions. In addition, methodologies used to measure, assign, and allocate certain items may change from time-to-time to reflect, among other things, accounting estimate refinements, changes in risk profiles, changes in customers or product lines, and changes in management structure.

See Note 22 of the Notes to Consolidated Financial Statements for the presentation of the condensed income statement and total assets for each Segment.

Retail Segment

The Retail Segment ("Retail") provides retail banking services including direct lending, checking, savings, money market and certificate of deposit ("CD") accounts, safe deposit rental, automated teller machines and other traditional and electronic commerce retail banking services to individual customers through the Bank's branch locations in Illinois and Missouri. The Retail Segment also provides a variety of mortgage lending products to meet customer needs. The majority of the mortgage loans originated are sold to a third party mortgage services company, which provides private label loan processing and servicing support for both loans sold and loans retained by the Bank.

2010 compared to 2009. Retail generated a loss of \$12.5 million or 19.00% of total segment net loss in 2010 as compared to net loss of \$5.4 million or 14.17% of total segment net loss in 2009. Retail assets were \$191.4 million at

December 31, 2010 and represented 17.32% of total consolidated assets. This compared to \$223.4 million or 17.02% at December 31, 2009.

For 2010, net income remained weak due to lower interest income and the end of purchase accounting market-to-market amortization. Further affecting the segment profitability was tax expense related to the deferred tax valuation allowances that were taken during the year and elevated levels of net allocations due to the allocation of the goodwill impairment charge. The decline in the retail assets was primarily related to the decline in the held residential mortgages portfolio.

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2009 compared to 2008. Retail generated a loss of \$5.4 million or 14.17% of total segment net loss in 2009 as compared to income of \$0.7 million or 10.94% of total segment net income in 2008. Retail assets were \$223.4 million at December 31, 2009 and represented 17.02% of total consolidated assets. This compared to \$255.0 million or 18.19% at December 31, 2008.

For 2009, net income decreased due to weaker interest income, lower revenues on electronic banking services, lower income on service charges, lower gain on sale of other assets due to the branch sales which occurred in 2008 and lower miscellaneous revenue. Provision for loan losses was higher in 2009 due to economic conditions facing our customers. Net allocations were higher in 2009 due to the allocation of the goodwill impairment charge and increased costs to originate and service loans. Offsetting these negative variances slightly were lower noninterest expenses for most categories except payroll and benefits, OREO costs and loan related costs. Additionally, there was a tax benefit in 2009 generated from the operating loss which further offset the negative variances. The decline in the retail assets was primarily related to the decline in the held residential mortgages portfolio.

Commercial Segment

The Commercial Segment ("Commercial") provides commercial banking services including lending, business checking and deposits, and other traditional as well as electronic commerce commercial banking services to middle market and small business customers through the Bank's branch locations located in Illinois and Missouri.

2010 compared to 2009. Commercial generated a loss of \$48.1 million or 73.10% of total segment net loss in 2010 as compared to a loss of \$25.3 million or 66.40% of total segment net loss in 2009. Commercial assets were \$576.2 million at December 31, 2010 and represented 52.14% of total consolidated assets. This compared to \$693.1 million or 52.80% at December 31, 2009.

Net interest income for 2010 decreased to \$25.3 million from \$28.0 million in 2009 due to a reduction in the loan portfolio. This was positively offset by lower levels of provision of \$34.6 million which combined with stronger noninterest income than 2009 levels. These positive variances from 2009 were overshadowed by significant OREO valuation adjustments taken in 2010. Further affecting the segment profitability was tax expense related to deferred tax valuation allowances that were taken during the year and net allocations were higher in 2010 due to the allocation of the goodwill impairment charge. The decline in the assets was due primarily to strategic reduction initiatives designed to reduce balance sheet risks.

2009 compared to 2008. Commercial generated a loss of \$25.3 million or 66.40% of total segment net loss in 2009 as compared to income of \$4.0 million or 62.50% of total segment net income in 2008. Commercial assets were \$693.1 million at December 31, 2009 and represented 52.80% of total consolidated assets. This compared to \$803.1 million or 57.29% at December 31, 2008.

Net interest income for 2009 increased to \$28.0 million from \$26.0 million in 2008. This was offset by elevated levels of provision of \$51.4 million which combined with elevated levels of allocations drove the earnings significantly lower than 2008 levels. Furthermore, other income levels are lower and other expense levels are higher than 2008 levels. These negative variances were slightly offset by an income tax benefit generated by the operating loss. The large increase for the provision for loan loss recorded in 2009 was the result of the continued deterioration of the economic conditions impacting collateral values on collateral dependent loans and the cash flows on these deteriorated

as well. Additionally, there was a large valuation adjustment on OREO property to properly value it as of December 31, 2009. Net allocations were higher in 2009 due to the allocation of the goodwill impairment charge and increased costs to originate and service loans. The decline in the assets was due primarily to strategic reduction initiatives designed to reduce balance sheet risks.

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Treasury Segment

The Treasury Segment ("Treasury") is responsible for managing the investment portfolio, acquiring wholesale funding for loan activity and assisting in the management of the Company's liquidity and interest rate risk.

2010 compared to 2009. The Treasury Segment net loss was \$5.2 million or 7.90% of total segment net loss in 2010 as compared to net loss of \$7.3 million or 19.16% of total segment net income for the same period in 2009. Treasury assets were \$218.0 million at December 31, 2010, or 19.72% of consolidated assets. This compares to \$277.4 million or 21.13% at December 31, 2009.

Treasury's net income for 2010 was impacted by \$5.0 million in non-cash impairment charges related to CDO securities, tax expense related to the deferred tax valuation allowances that were taken during the year and elevated levels of net allocations due to the allocation of the goodwill impairment charge. This negative variance is also augmented by lower net interest due largely to higher yielding securities being sold or having their coupon rates reset to historical rate lows during the period. These negative variances were partially offset by gains of \$2.7 million being realized from the sale of securities.

In 2010, total Treasury assets decreased due to strategic initiatives to supplement capital by realizing gains in the security portfolio.

2009 compared to 2008. The Treasury Segment net loss was \$7.3 million or 19.16% of total segment net loss in 2009 as compared to net income of \$1.8 million or 28.13% of total segment net income for the same period in 2008. Treasury assets were \$277.4 million at December 31, 2009, or 21.13% of consolidated assets. This compares to \$277.6 million or 19.80% at December 31, 2008.

Treasury's net income for 2009 was impacted by \$12.6 million in non-cash impairment charges related to CDO securities. This negative variance is also augmented by lower net interest income, higher other expenses, and higher allocated expenses. Net allocations were higher in 2009 due to the allocation of the goodwill impairment charge and increased costs to originate and service loans. An income tax benefit generated by the 2009 operating loss slightly offset these negative variances.

In 2009, the assets were increased in the latter part of the year to strengthen liquidity positions and to generate interest income.

Interest Rate Sensitivity Management

The business of the Company and the composition of its balance sheet consist of investments in interest-earning assets (primarily loans and securities) which are funded for the most part by interest-bearing liabilities (deposits and borrowings). All of the financial instruments of the Company are held for investment rather than trading purposes. Such financial instruments have varying levels of sensitivity of economic value to changes in market rates of interest, but also sensitivity in coupon income for adjustable rate instruments and reinvestment income of maturing instruments. The operating income and net income of the Bank depends, to a substantial extent, on "rate differentials," i.e., the differences between the income the Bank receives from loans, securities, and other earning assets and the interest expense they pay to obtain deposits and other funding sources. These rates are highly sensitive to many factors

that are beyond the control of the Bank, including general economic conditions and the policies of various governmental and regulatory authorities.

The Company measures its overall interest rate sensitivity through a multiple scenario analysis. The primary analysis measures the change in net interest income resulting from instantaneous hypothetical changes in interest rates. This analysis assesses the risk of changes in net interest income in the event of a sudden and sustained 100 to 300 basis point increase or decrease in market interest rates. Due to the current rate environment, this analysis was done in 2010 using a 50 basis point decrease in rates versus the normal 100 to 300 basis point decrease. Computations of the prospective effects of hypothetical interest rate changes are based on numerous assumptions including parallel shifts of market interest rates, loan and security prepayments, and deposit run-off rates and should not be relied upon as indicative of actual results. Actual values may differ from those projections set forth above, should market conditions vary from the assumptions used in preparing the analysis. Further, the computations do not contemplate actions the Company may undertake in response to changes in interest rates. The interest rates scenarios are used for analytical purposes and do not necessarily represent management's view of future market movements.

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The tables below present the Company's projected changes in net interest income for 2010 and 2009 for the various rate shock levels.

	Change in Net Interest Income Over One Year Horizon											
		Dec	ember 3	1, 2010			December 31, 2009					
		Change					Change					
	\$			%		\$			%			
+300 bp	\$	(570)	(1.82)%	\$	224		0.61	%		
+200 bp		(1,637)	(5.23)		(1,261)	(3.42)		
+100 bp		(1,376)	(4.40)		(962)	(2.61)		
+ 50 bp		(701)	(2.24)		(462)	(1.25)		
Base				_			_					
- 50 bp		568		1.82			1,338		3.63			

Based on the Company's model at December 31, 2010, the effect of an immediate 200 basis point increase in interest rates would decrease the Company's net interest income by 5.23% or approximately \$1.6 million. The effect of an immediate 50 basis point decrease in rates would increase the Company's net interest income by \$0.6 million or 1.82%.

Results for the 2010 net interest income analysis were impacted by the strategy to build the investment portfolio early in the year for enhanced secondary liquidity, but later reduced as total footings declined in order to enhance the net interest margin and support capital. During late 2008 and 2009, management instituted new underwriting standards that incorporated interest rate floors into the terms for many of its commercial loan relationships in order to maximize the net interest margin during the time when market interest rates are at extremely low levels. While these floors have held income to a higher level in this low rate environment, they will also make it necessary for rates to climb to somewhat higher levels before the yield of the adjustable rate assets move above the floors and add significantly to interest income. An increase of 300 basis points in the interest rates enables the loan yields to move up from the rate floors and respond to rising market rates similar to the increase in deposit costs.

Management also continued to extend the duration of its borrowing in 2010 to lock in lower rates over the next three to five year period. While this had the effect of increasing near-term funding costs, it served to lock funding over the next several years against the possibility of lack of sufficient funding or significantly higher funding costs should the economy improve and interest rates move significantly higher. This rate lock tends to mitigate the negative impact of the lack of response of loans at floors and other assets that would not immediately benefit from rising interest rates.

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Financial Condition

Loans and Asset Quality

The Company offers a broad range of products, including commercial; agricultural production and agricultural real estate; construction, land and development; commercial real estate, 1-4 family mortgages; and consumer loans, designed to meet the credit needs of its borrowers. The Company's loans are diversified by borrower and industry group.

Outstanding loans totaled \$721.9 million at December 31, 2010 compared to \$885.1 million at December 31, 2009, representing a decrease of \$163.2 million or 18.44%. Excluding net charge-offs of \$44.0 million and transfers to OREO of \$17.5 million, loans decreased \$101.7 million primarily due to a combination of normal attrition, pay-downs and strategic initiatives to reduce balance sheet risk. Due to economic conditions, we have also experienced a decrease in the number of loan applications as many borrowers are trying to reduce their debt. Construction lending, which is inherently more risky in the current economic climate, decreased \$56.2 million or 43.80% since year end 2009. Approximately \$27.1 million, or 48.22% of this decrease, was related to charge-offs.

As of December 31, 2010 and 2009, commitments of the Bank under standby letters of credit and unused lines of credit totaled approximately \$122.7 million and \$154.1 million respectively.

The following table describes the composition of loans by major categories outstanding:

LOAN PORTFOLIO

	Aggregate Principal Amount December 31,											
	2010		2009		2008	,	2007		2006			
Commercial	\$87,226		\$111,105		\$125,484		\$150,809		\$122,101			
Agricultural & AGRE	44,289		39,820		52,606		53,097		57,221			
Construction, land &												
development	72,078		128,309		164,564		158,491		126,098			
Commercial RE	342,208		389,534		401,121		328,742		248,432			
1-4 family mortgages	172,666		211,695		254,566		255,775		270,251			
Consumer	3,404		4,632		6,049		10,371		12,842			
Total loans	\$721,871		\$885,095		\$1,004,390		\$957,285		\$836,944			
Allowance for loan losses	(31,511)	(40,909)	(15,018)	(10,755)	(10,835)		
Loans, net	\$690,360		\$844,186		\$989,372		\$946,530		\$826,109			

			Pe	rcentag	ge of Total	Loan Po	ortfolio						
		December 31,											
	2010		2009		2008		2007		2006				
Commercial	12.08	%	12.55	%	12.49	%	15.75	%	14.59	%			

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Agricultural & AGRE	6.14	4.50	5.24	5.55	6.84
Construction, land &					
development	9.98	14.50	16.38	16.56	15.07
Commercial RE	47.41	44.01	39.94	34.34	29.68
1-4 family mortgages	23.92	23.92	25.35	26.72	32.29
Consumer	0.47	0.52	0.60	1.08	1.53
Total loans	100.00	100.00	100.00	100.00	100.00

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Stated loan maturities (including rate loans reset to market interest rates) of the total loan portfolio, net of unearned income, at December 31, 2010 were as follows:

STATED LOAN MATURITIES (1)

	Within 1 Year	1 to 5 Years	After 5 Years	Total
Commercial	\$47,151	\$34,822	\$5,253	\$87,226
Agricultural & AGRE	19,849	13,063	11,377	44,289
Construction, land & development	59,673	12,031	374	72,078
Commercial RE	155,790	137,840	48,578	342,208
1-4 family mortgages	33,195	38,313	101,158	172,666
Consumer	996	2,260	148	3,404
Total	\$316,654	\$238,329	\$166,888	\$721,871

(1) Maturities based upon contractual maturity dates

The maturities presented above are based upon contractual maturities. Many of these loans are made on a short-term basis with the possibility of renewal at time of maturity. All loans, however, are reviewed on a continuous basis for creditworthiness.

Rate sensitivities of the total loan portfolio, net of unearned income, at December 31, 2010 were as follows:

LOAN REPRICING

	Within 1 Year	1 to 5 Years	After 5 Years	Total
Fixed rate	\$145,353	\$156,593	\$45,030	\$346,976
Variable rate	108,984	75,062	121,218	305,264
Nonperforming loans	62,317	6,674	640	69,631
Total	\$316,654	\$238,329	\$166,888	\$721,871

Nonperforming Assets

The Company's financial statements are prepared on the accrual basis of accounting, including the recognition of interest income on its loan portfolio, unless a loan is placed on nonaccrual status. Loans are placed on nonaccrual status when there are serious doubts regarding the collectability of all principal and interest due under the terms of the loans. If a loan is placed on nonaccrual status, the loan does not generate current period income for the Company and any amounts received are generally applied first to principal and then to interest. It is the policy of the Company not to renegotiate the terms of a loan because of a delinquent status. Rather, a loan is generally transferred to nonaccrual status if it is not in the process of collection and is delinquent in payment of either principal or interest beyond 90

days.

The classification of a loan as nonaccrual does not necessarily indicate that the principal is uncollectible, in whole or in part. The Bank makes a determination as to collectability on a case-by-case basis and considers both the adequacy of the collateral and the other resources of the borrower in determining the steps to be taken to collect nonaccrual loans. The final determination as to the steps taken is made based upon the specific facts of each situation. Alternatives that are typically considered to collect nonaccrual loans are foreclosure, collection under guarantees, loan restructuring, or judicial collection actions.

Other nonperforming assets consist of real estate acquired through loan foreclosures or other workout situations and other assets acquired through repossessions.

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Each of the Company's commercial loans is assigned a rating based upon an internally developed grading system. A separate credit administration department also reviews grade assignments on a quarterly basis. Management continuously monitors nonperforming, impaired, and past due loans in an effort to prevent further deterioration of these loans. The Company has an independent loan review function which is separate from the lending function and is responsible for the review of new and existing loans.

The following table sets forth a summary of nonperforming assets:

					Dec	ember 3	1,				
	2010		2009			2008		2007		2006	
Nonaccrual loans	\$ 64,600		\$ 80,121		\$	10,318		\$ 4,090		\$ 11,759	
Loans 90 days past due and											
still accruing interest	58		_			_		_		_	
Troubled debt restructure	5,332		743			_		_		_	
Total nonperforming loans	\$ 69,990		\$ 80,864		\$	10,318		\$ 4,090		\$ 11,759	
Other real estate owned	25,564		16,223			12,723		2,937		2,136	
Total nonperforming assets	\$ 95,554		\$ 97,087		\$	23,041		\$ 7,027		\$ 13,895	
Nonperforming loans to											
total end of period loans	9.70	%	9.14	%		1.03	%	0.43	%	1.40	%
Nonperforming assets to											
total end of period loans	13.24		10.97			2.29		0.73		1.66	
Nonperforming assets to											
total end of period assets	8.65		7.40			1.64		0.51		1.08	

The Company's level of nonperforming assets continues to be high as it, and many others in the banking industry, copes with one of the most severe recessions in decades. The deterioration in the overall economy and real estate markets in particular has negatively impacted the Company's lending portfolio. Total nonperforming assets were \$95.6 million, or 8.65% of total assets, at December 31, 2010. This included \$5.3 million in troubled debt restructures \$25.6 million of foreclosed assets and repossessed real estate, \$0.06 million in loans 90 days past dues and still accruing, and \$64.6 million of nonaccrual loans. Approximately 88.36% of total nonaccrual loans at December 31, 2010 were concentrated in land development, construction and commercial real estate credits. Additionally, 54.45% of total nonaccrual loans represented loans to 10 borrowers.

Nonperforming Loans

Nonperforming loans (nonaccrual, 90 days past due and troubled debt restructures) decreased \$10.9 million from December 31, 2009 largely due to the following factors:

returning improved loan relationships to accrual status; transferring foreclosed or repossessed real estate from the loan portfolio to OREO;

partially charging-off collateral dependent real estate loans down to current fair market value of the collateral; and

liquidations and payoffs via workout agreements with borrowers.

The level of nonperforming loans to end of period loans was 9.70% as of December 31, 2010 as compared to 12.44% as of September 30, 2010 and 9.14% as of December 31, 2009. As a result of the decrease in the allowance for loan losses, the allowance to nonperforming loan coverage ratio decreased to 45.02% in the fourth quarter from 50.59% during the fourth quarter 2009.

Other Real Estate Owned

Other real estate owned (OREO) was \$25.6 million as of December 31, 2010 compared to \$16.2 million as of December 31, 2009. During 2010, the Company transferred \$17.5 million of foreclosed or repossessed real estate from the loan portfolio. OREO properties with a carrying value of \$16.9 million were written down to their fair value of \$12.8 million, resulting in a charge to earnings of \$4.1 million. This compares to 2009 when OREO properties with a carrying value of \$17.3 million were written down to their fair value of \$16.2 million, which resulted in a charge to earnings of \$1.1 million during the year.

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The following table sets forth a summary of other real estate owned and other collateral acquired at December 31, 2010 and 2009:

	20)10	20	009
		Net Book		Net Book
	Number Of	Carrying	Number Of	Carrying
	Parcels	Value	Parcels	Value
Developed property	46	\$10,112	14	\$4,081
Vacant land or unsold lots	24	15,452	7	12,142
Total other real estate owned	70	\$25,564	21	\$16,223

Other Potential Problem Loans

The Company has other potential problem loans that are currently performing, but where some concerns exist regarding the nature of the borrowers' projects in our current economic environment. Throughout 2010, management identified \$56.5 million of loans that are currently performing but due to the economic environment facing these borrowers were classified by management as impaired. Impaired loans that are performing account for 44.85% of the loans deemed impaired during 2010. Excluding nonperforming loans and loans that management has classified as impaired, there are other potential problem loans that totaled \$6.7 million at December 31, 2010 as compared to \$23.4 million at December 31, 2009. The classification of these loans, however, does not imply that management expects losses on each of these loans, but believes that a higher level of scrutiny and closer monitoring is prudent under the circumstances. Such classifications relate to specific concerns for each individual borrower and do not relate to any concentration risk common to all loans in this group.

The Company proactively reviews loans for potential impairment regardless of the payment or performance status. This approach results in some relationships being classified as impaired but still performing.

Construction Lending Concentration

A strategy to reduce exposure to construction lending that began in 2008 has seen this category fall 60.08% from its highest point at \$180.6 million as of June 30, 2008 down to \$72.1 million as of December 31, 2010. Construction and land development loans now represent 9.98% of the total loan portfolio, down from 14.50% recorded as of December 31, 2009.

Allowance for Loan Losses

At December 31, 2010, the allowance for loan losses was \$31.5 million, or 4.37% of total loans, as compared to \$40.9 million, or 4.62% of total loans, at December 31, 2009. The Company recorded a provision of \$34.6 million to the allowance for loan losses in 2010 largely due to the following factors:

sustained level of nonperforming loans and new credits that migrated to nonperforming status that have required current specific allocation estimates;

elevated charge-offs of previously accrued specific allocation that impacts historical loss levels; elevated past due loans;

weakening guarantor positions due to economic conditions; continued deteriorating collateral values, reflecting the impact of the adverse economic climate on the Company's borrowers.

Net loan charge-offs for the year ended December 31, 2010 were \$44.0 million, or 5.47% of average loans, compared with \$26.2 million, or 2.74% of average loans, in the same period of 2009. Loan charge-offs during 2010 were largely influenced by the credit performance of the Company's land development, construction and commercial real estate portfolio. These charge-offs reflect management's continuing efforts to align the carrying value of these assets with the value of underlying collateral based upon more aggressive disposition strategies and recognizing falling property values. Because these loans are collateralized by real estate, losses occur more frequently when property values are declining and borrowers are losing equity in the underlying collateral.

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The level of the provision for loan losses recognized was 78.64% of net loan charge offs during the full year 2010, compared to 198.47% in the same period of 2009. Management believes we are recognizing losses in our portfolio through charge-offs as credit developments warrant.

Of the \$31.5 million allowance for loan losses, \$29.8 million, or 94.60%, was allocated to real estate loans which is the segment of the loan portfolio under greatest duress. As the status of many of these collateral dependent real estate loans deteriorated throughout 2010, management monitored these credits to analyze the adequacy of the cash flows to support the debt levels and obtained updated appraisals to determine the collateral's fair value for impairment analysis.

Management continues to diligently monitor the loan portfolio, paying particular attention to borrowers with land development, residential and commercial real estate, and commercial development exposures. Many of these relationships continued to show duress due to the ongoing economic downturn being experienced for this industry that existed throughout 2010 and is projected to continue through much of 2011. Should the economic climate deteriorate from current levels, more borrowers may experience repayment difficulty, and the level of nonperforming loans, charge-offs and delinquencies will rise requiring further increases in the provision for loan losses. Management believes that the allowance for loan losses at December 31, 2010 was adequate to absorb credit losses inherent in the loan portfolio.

The following tables present a detailed analysis of the Company's allowance for loan losses:

ALLOWANCE FOR LOAN LOSSES

			De	ecember 31,		
	2010	2009		2008	2007	2006
Beginning balance	\$ 40,909	\$ 15,018	\$	10,755	\$ 10,835	\$ 8,362
Charge-offs:						
Commercial	3,033	1,772		411	884	404
Agricultural & AGRE	618	49		3	1	13
Construction, land &						
development	27,147	19,841		1,841	212	45
Commercial RE	11,082	1,827		366	167	388
1-4 family mortgages	2,449	3,237		1,403	185	732
Consumer	80	78		82	118	102
Total charge-offs	\$ 44,409	\$ 26,804	\$	4,106	\$ 1,567	\$ 1,684
Recoveries:						
Commercial	\$ 281	\$ 467	\$	217	\$ 471	\$ 216
Agricultural & AGRE	3	27		4	3	2
Construction, land &						
development	38	_		_	_	76
Commercial RE	12	28		10	111	210
1-4 family mortgages	53	95		15	119	68
Consumer	24	29		41	108	93
Total recoveries	\$ 411	\$ 646	\$	287	\$ 812	\$ 665
Net charge-offs	43,998	26,158		3,819	755	1,019

Provision for loan losses	\$ 34,600	\$ 52,049	\$ 8,082	\$ 675	\$ (1,275)
Increase due to merger	_	_			4,767
Ending balance	\$ 31,511	\$ 40,909	\$ 15,018	\$ 10,755	\$ 10,835
Period end total loans	\$ 721,871	\$ 885,095	\$ 1,004,390	\$ 957,285	\$ 836,944
Average loans	\$ 804,252	\$ 954,683	\$ 992,024	\$ 902,658	\$ 464,968

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ALLOWANCE FOR LOAN LOSS RATIOS

	December 31,								
	2010	2009	2008	2007	2006				
Ratio of net charge-offs to average loans	5.47 %	2.74 %	0.38 %	0.08 %	0.22 %				
Ratio of provision for loan losses to									
average loans	4.30	5.45	0.81	0.07	(0.27)				
Ratio of allowance for loan losses to ending									
total loans	4.37	4.62	1.50	1.12	1.29				
Ratio of allowance for loan losses to total									
nonperforming loans	45.02	50.59	145.55	262.96	92.14				

The following table sets forth an allocation of the allowance for loan losses among the various loan categories:

ALLOCATION OF THE ALLOWANCE FOR LOAN LOSSES (Dollars in Thousands)

	Decembe	er 31,								
	2010		2009		2008		2007		2006	
	Amount	Loan Category to Gross Loans		Loan Category to Gross Loans		Loan Category to Gross Loans	Amount	Loan Category to Gross Loans	•	Loan Category to Gross Loans
Commercial	\$1,634	12.08	% \$4,512	12.55	% \$2,554	12.49	% \$3,793	15.75	% \$4,733	14.59
Agricultural										ľ
& AGRE	337	6.14	23	4.50	90	5.24	185	5.55	812	6.84
Construction, land &										
development	12,500	9.98	22,940	14.50	3,284	16.38	1,778	16.56	1,413	15.07
Commercial										
RE	13,721	47.41	8,529	44.01	8,004	39.94	3,689	34.34	2,783	29.68
1-4 family										
residential	3,273	23.92	4,872	23.92	986	25.35	1,113	26.72	787	32.29
Consumer	46	0.47	33	0.52	100	0.60	197	1.08	307	1.53
Total	\$31,511	100.00	% \$40,909	100.00	% \$15,018	100.00	% \$10,755	100.00	% \$10,835	100.00

Securities Activities

The primary objective of the Company's \$229.9 million securities portfolio is to minimize interest rate risk, maintain sufficient liquidity, and maximize return. In managing the securities portfolio, the Company minimizes any credit risk and avoids investments in sophisticated and complex investment products. The portfolio includes several callable agency debentures, adjustable rate mortgage pass-throughs, municipal bonds and collateralized mortgage obligations.

Neither the Company nor the Bank hold any securities containing sub-prime mortgages or Fannie Mae or Freddie Mac equities.

The Company's financial planning anticipates income streams generated by the securities portfolio based on normal maturity and reinvestment. Securities classified as available-for-sale, carried at fair value, were \$219.5 million at December 31, 2010 compared to \$264.8 million at December 31, 2009. The Company does not have any securities classified as trading or held-to-maturity. The Company also holds \$10.5 million and \$10.7 million of Federal Reserve and Federal Home Loan Bank stock which are classified as restricted securities as of December 31, 2010 and December 31, 2009, respectively.

As of December 31, 2010, the Company held seven pooled trust preferred CDO securities involving 300 issuers with a total book value of \$8.6 million versus a balance of \$13.2 million at December 31, 2009. The decrease of \$4.6 million represents OTTI taken in 2010 as well as principal pay-downs which were slightly off-set by a marginal portion of capitalized interest. The investments in CDO securities receive principal and interest payments from several pools of subordinated capital debentures with each pool containing issuance by a minimum of 22 banks or, in a few instances, capital notes from insurance companies. An unrealized loss of approximately \$4.2 million associated with these securities has been recorded, on an after-tax basis, through stockholders' equity as a component of other comprehensive income.

Should the economic climate deteriorate from current levels, the underlying credits of the CDOs may experience repayment difficulty, and the level of deferrals and defaults could increase requiring additional impairment charges in future quarters.

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The following table describes the composition of securities by major category and maturity:

SECURITIES PORTFOLIO

	201	0	Decemb 200	•	2008			
	201	% of	200	% of	200	% of		
	Amount	Portfolio	Amount	Portfolio	Amount	Portfolio		
Available-for-Sale	Tillouit	ronnono	1 IIII GIII	Torrono	Timount	Tortiono		
U.S. government								
agencies	\$ 7,085	3.23 %	\$ 3,966	1.50 %	\$ 16,995	7.03 %		
States and political								
subdivisions	28,348	12.92	36,541	13.80	38,202	15.80		
U.S. government agency								
residential								
mortgage-back								
securities	147,846	67.36	198,183	74.85	143,378	59.27		
Collateralized mortgage								
obligations:								
Agency	20,735	9.45	3,261	1.23	6,367	2.63		
Private Label	4,936	2.25	11,165	4.22	13,637	5.64		
Equity securities	2,254	1.03	1,898	0.72	1,496	0.62		
Collateralized debt								
obligations:								
Single Issue	3,849	1.75	_	0.00	_	0.00		
Pooled	4,422	2.01	9,758	3.68	19,848	8.21		
Corporate		0.00		0.00	1,928	0.80		
Total	\$ 219,475	100.00 %	\$ 264,772	100.00 %	\$ 241,851	100.00 %		

The following table sets forth the contractual, callable or estimated maturities and yields of the debt securities portfolio as of December 31, 2010. Mortgage backed and collateralized mortgage obligation securities are included at estimated maturity.

MATURITY SCHEDULE

Maturing Period	Within	1 Year	After Within 5		After Within	5 but 10 Years	After 10	Years	Total
C	Amount	Yield	Amount	Yield	Amount	Yield	Amount	Yield	Amount
Available-for-Sale									
U.S. government agencies and	¢	0.000%	\$ 2,006	2 500 %	\$ 2,000	6 000 %	¢	0.000.0%	\$ 7.095
corporations	\$ —	0.000%	\$ 3,996	2.508%	\$ 3,089	6.000%	5 —	0.000%	\$ 7,085

States and political	10.061	. 105	c = 1=		4.004		1.216	7 000	20.240
subdivisions (1)	12,864	5.406	6,747	5.714	4,391	5.717	4,346	5.908	28,348
U.S. government									
agency residential									
mortgage-back		4 6 7 0	201	- 10-	04.5		116000		4.5046
securities	22	4.653	201	5.135	815	2.855	146,808	2.475	147,846
Collateralized									
mortgage									
obligations:									
Agency	_	0.000	_	0.000	1,038	4.560	19,697	2.142	20,735
Private Label		0.000	_	0.000		0.000	4,936	5.462	4,936
Equity Securities	_	0.000	_	0.000	_	0.000	2,254	3.683	2,254
Collateralized debt									
obligations:									
Single Issue	_	0.000		0.000		0.000	3,849	5.849	3,849
Pooled	_	0.000	_	0.000	_	0.000	4,422	2.225	4,422
Total	\$ 12,886		\$ 10,944		\$ 9,333		\$ 186,312		\$ 219,475

⁽¹⁾ Rates on obligations of states and political subdivisions have been adjusted to tax equivalent yields using a 34.00% income tax rate

Deposit Activities

Deposits are attracted through the offering of a broad variety of deposit instruments, including checking accounts, money market accounts, regular savings accounts, term certificate accounts (including "jumbo" certificates in denominations of \$100,000 or more), and retirement savings plans. The Company's average balance of total deposits was \$1.002 billion for 2010, representing a decrease of \$51.5 million or 4.89% compared with the average balance of total deposits for 2009 of \$1.054 billion.

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The following table sets forth certain information regarding the Bank's average deposits:

AVERAGE DEPOSITS

				For the Years	Ended De	cember 31	•		
		2010			2009			2008	
		%	Average	2	%	Average		%	Average
	Average	of	Rate	Average	Of	Rate	Average	of	Rate
	Amount	Total	Paid	Amount	Total	Paid	Amount	Total	Paid
Non-interest-bearing	g								
demand deposits	\$115,111	11.48 %	_	% \$113,533	10.77 %	_	% \$114,994	11.24 %	
Savings accounts	93,207	9.30	0.19	89,315	8.47	0.27	87,615	8.56	0.36
Interest-bearing									
demand deposits	229,708	22.91	0.66	249,798	23.71	1.10	260,801	25.50	2.03
Time, less than									
\$100,000	350,216	34.94	2.27	363,356	34.48	3.13	343,456	33.57	4.08
Time, \$100,000 or									
more	214,215	21.37	2.30	237,912	22.57	2.60	216,112	21.13	3.68
Total deposits	\$1,002,457	100.00%	1.45	% \$1,053,914	100.00%	1.95	% \$1,022,978	100.00%	2.69

As of December 31, 2010, average time deposits over \$100,000 represented 21.37% of total average deposits, compared with 22.57% of total average deposits as of December 31, 2009. The Company's large denomination time deposits are generally from customers within the local market areas of its subsidiary bank and provide a greater degree of stability than is typically associated with brokered deposit customers with limited business relationships.

The following table sets forth the remaining maturities for time deposits of \$100,000 or more at December 31, 2010:

Time Deposits Of \$100,000 Or More

Maturity Range	
Three months or less	\$27,629
Over three months through six months	42,794
Over six months through twelve months	41,232
Over twelve months	92,018
Total	\$203,673

Brokered deposits account for \$71.2 million of the total from the table above and the majority of their maturities fall into the "Over twelve months" category. As a result of being below well capitalized, among other things, the Bank will be prohibited from accessing the brokered CD markets.

Return on Equity and Assets. The following table presents various ratios for the Company:

Return On Equity And Assets

	For th	e Years Ended Dece	mber 31,
	2010	2009	2008
Return on average assets	(5.32)%	(2.82)%	0.47 %
Return on average equity	(66.10)	(27.80)	5.43
Average equity to average assets	8.05	10.14	8.69
Dividend payout ratio for common stock	NM	NM	53.71
46.			

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Liquidity

The Company manages its liquidity position with the objective of maintaining sufficient funds to respond to the needs of depositors and borrowers and to take advantage of earnings enhancement opportunities. In addition to the normal inflow of funds from core-deposit growth together with repayments and maturities of loans and investments, the Company utilizes other short-term funding sources such as brokered time deposits, securities sold under agreements to repurchase, overnight federal funds purchased from correspondent banks and the acceptance of short-term deposits from public entities, and Federal Home Loan Bank advances.

The Company monitors and manages its liquidity position on several bases, which vary depending upon the time period. As the time period is expanded, other data is factored in, including estimated loan funding requirements, estimated loan payoffs, investment portfolio maturities or calls, and anticipated depository buildups or runoffs.

The Company classifies all of its securities as available-for-sale, thereby maintaining significant liquidity. The Company's liquidity position is further enhanced by structuring its loan portfolio interest payments as monthly and by the significant representation of retail credit and residential mortgage loans in the Company's loan portfolio, resulting in a steady stream of loan repayments. In managing its investment portfolio, the Company provides for staggered maturities so that cash flows are provided as such investments mature.

The Company's cash flows are comprised of three classifications: cash flows from operating activities, cash flows from investing activities, and cash flows from financing activities. Cash flows provided by operating activities and investing activities offset by cash flows used in financing activities resulted in a net increase in cash and cash equivalents of \$26.5 million from December 31, 2010 to December 31, 2009.

During 2010, the Company experienced net cash outflows of \$119.5 million in financing activities primarily due to large decreases in deposits, primarily concentrated in the time deposit category. In contrast, net cash inflows of \$127.6 million were provided by investing activities due to decreases in loans and pay-downs in the security portfolio; \$18.3 million from operating activities largely due to the income tax valuation allowance taken during the year.

The Bank's securities portfolio, federal funds sold, and cash and due from bank deposit balances serve as the primary sources of liquidity for the Company. At December 31, 2010, 25.07% of the Bank's interest-bearing deposits were in the form of time deposits of \$100,000 and over. Management believes these deposits to be a stable source of funds. However, if a large number of these time deposits matured at approximately the same time and were not renewed, the Bank's liquidity could be adversely affected. Currently, the maturities of the large time deposits are spread throughout the year, with 13.55% maturing in the first quarter of 2011, 21.01% maturing in the second quarter of 2011, 20.27% maturing in the third and fourth quarters of 2011, and the remaining 45.17% maturing thereafter. The Bank monitors those maturities in an effort to minimize any adverse effect on liquidity.

At December 31, 2010, borrowings included \$10 million each for Centrue Statutory Trust II and Centrue Statutory Trust III, \$10.25 million payable to the Company's principal correspondent bank, \$71.1 million in FHLB advances, \$16.2 million in securities sold under agreements to repurchase and a shareholder note for \$0.4 million. As described in Note 12 the note to the principal correspondent bank is due March 31, 2015, requires quarterly interest payments, and is collateralized by the Company's stock in the Bank. The shareholder note requires bi-annual payments of \$0.1 million at an imputed interest rate.

In August 2009, the Company announced that in order to improve its liquidity position, the board of directors elected to defer interest expense payments on all \$20.2 million in outstanding junior subordinated debentures related to the trust preferred securities. The terms of the junior subordinated debentures and the trust documents allow the Company to defer payments of interest for up to 20 consecutive quarterly periods without default or penalty. The Company also suspended its regularly scheduled dividend payments on its common stock and deferred regularly scheduled dividend payments on the \$0.5 million in principal outstanding on Series A convertible preferred stock (aggregate liquidation preference of \$2.8 million), the \$0.3 principal outstanding Series B mandatory redeemable preferred stock and \$29.0 million in principal outstanding Series C fixed rate, cumulative perpetual preferred stock (aggregate liquidation preference of \$32.7 million). By taking these actions, the Company expects to save approximately \$2.8 million in annual cash payments.

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The Company's principal source of funds for repayment of the indebtedness is dividends from the Bank. At December 31, 2010, the Bank is prohibited from paying dividends without prior regulatory approval.

Contractual Obligations

The Company has entered into contractual obligations and commitments and off-balance sheet financial instruments. The following tables summarize the Company's contractual cash obligations and other commitments and off-balance sheet instruments as of December 31, 2010:

	Payments Due by Period											
	Within 1											
Contractual Obligations	Year	1-3 Years	4-5 Years	Years	Total							
Short-term debt	\$ —	\$ —	\$250	\$ —	\$250							
Long-term debt	182	191	10,000		10,373							
Certificates of deposit	345,791	119,196	42,739	93	507,819							
Operating leases	290	495	499	249	1,533							
Series B Mandatory												
redeemable preferred stock	_	268	_	_	268							
Subordinated Debentures	_	_	_	20,620	20,620							
FHLB Advances	48,000	3,059	15,000	5,000	71,059							
Total contractual cash												
obligations	\$394,263	\$123,209	\$68,488	\$25,962	\$611,922							

Commitments, Contingencies, and Off-Balance Sheet Financial Instruments

Some financial instruments, such as loan commitments, credit lines, letters of credit, and overdraft protection, are issued to meet customer financing needs. These are agreements to provide credit or to support the credit of others, as long as conditions established in the contract are met, and usually have expiration dates. Commitments may expire without being used. Off-balance sheet risk to credit loss exists up to the face amount of these instruments, although material losses are not anticipated. The same credit policies are used to make such commitments as are used for loans, often including obtaining collateral at exercise of the commitment. At December 31, 2010, the Company had \$119.2 million in outstanding loan commitments including outstanding commitments for various lines of credit and \$3.5 million of standby letters of credit. See Note 19 of the Notes to the Consolidated Financial Statements for additional information on loan commitments and standby letters of credit.

Capital Resources

Stockholders' Equity

Stockholders' equity at December 31, 2010 was \$42.9 million, a decrease of \$69.7 million or 61.90%, from December 31, 2009. The change in stockholders' equity during 2010 was largely the result of operating losses related to an elevated provision for loan losses, impairment charges on securities, goodwill impairment of \$15.9 million, deferred

tax asset valuation allowance of \$30.3 million and a decrease in accumulated other comprehensive income related to the unrealized losses on the securities portfolio. Average equity as a percentage of average assets was 8.05% at December 31, 2010, compared to 10.14% at December 31, 2009. Book value per common share equaled \$1.61 at December 31, 2010, a decrease from \$13.15 reported at the end of 2009.

Centrue Financial Corporation

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Stock Repurchase Programs

The Company currently does not have a stock repurchase program.

Capital Measurements

As reflected in the following table, the Company was considered "adequately-capitalized" and unit Centrue Bank was considered "adequately-capitalized" under regulatory defined capital ratios as of December 31, 2010:

	Co	mpany					Ba	nk					Adea	quately	- Capita
	De	Dec 31, 2010 Dec 3		Dec 31, 2009 Dec 31, 2010		Dec 31, 2009			Thresholds						
Carrying amounts (\$ millions):															
Total risk-based capital	\$	76.5		\$	114.9		\$	78.2		\$	111.2				
Tier 1 risk-based capital	\$	58.0		\$	91.9		\$	67.8		\$	98.3				
Capital ratios:															
Total risk-based capital		9.35	%		11.34	%		9.69	%		11.13	%	8.0	%	
Tier 1 risk-based capital		7.09	%		9.07	%		8.41	%		9.85	%	4.0	%	
Tier 1 leverage ratio		5.08	%		7.10	%		5.96	%		7.60	%	4.0	%	

The Company and its bank subsidiary capital levels have decreased during 2010 due to a net loss of \$65.8 million incurred in 2010 principally related to loan losses, security OTTI, deferred tax valuation allowance and goodwill impairment. Should the Company and/or its bank subsidiary capital levels fall below "adequately capitalized" further regulatory actions may be taken including requiring us to have higher capital requirements than those required by the Prompt Corrective Action regulations.

Impact of Inflation, Changing Prices, and Monetary Policies

The financial statements and related financial data concerning the Company have been prepared in accordance with accounting principles generally accepted in the United States of America which require the measurement of financial position and operating results in terms of historical dollars without considering changes in the relative purchasing power of money over time due to inflation. The primary effect of inflation on the operations of the Company is reflected in increased operating costs. Unlike most industrial companies, virtually all of the assets and liabilities of a financial institution are monetary in nature. As a result, changes in interest rates have a more significant effect on the performance of a financial institution than do the effects of changes in the general rate of inflation and changes in prices. Interest rates do not necessarily move in the same direction or in the same magnitude as the prices of goods and services. Interest rates are highly sensitive to many factors which are beyond the control of the Company, including the influence of domestic and foreign economic conditions and the monetary and fiscal policies of the United States government and federal agencies, particularly the FRB.

Centrue Financial Corporation
Part II: Management's Discussion and Analysis
(Table Amounts In Thousands, Except Share Data)

Regulatory Orders

In December 2009, the Company and the Bank entered into a written agreement (the "Agreement") with the Federal Reserve Bank of Chicago (the "Federal Reserve") and the Illinois Department of Financial and Professional Regulation (the "Department"). The Agreement is based on the findings of the Federal Reserve and the Department during an examination that commenced in June 2009 (the "Examination"). Since the completion of the Examination, the boards of directors of the Company and the Bank have aggressively taken steps to address the findings of the Examination. The Company and the Bank have taken an active role in working with the Federal Reserve and the Department to improve the condition of the Bank and have addressed many of the items included in the Agreement.

Under the terms of the Agreement, the Bank must prepare and submit written plans and/or reports to the regulators that address the following items: strengthening the Bank's credit risk management practices; improving loan underwriting and loan administration; improving asset quality by enhancing the Bank's position on problem loans through repayment, additional collateral or other means; reviewing and revising as necessary the Bank's allowance for loan and lease losses policy; maintaining sufficient capital at the Bank; implementing an earnings plan and comprehensive budget to improve and sustain the Bank's earnings; and improving the Bank's liquidity position and funds management practices. While the Agreement remains in place, the Company and the Bank may not pay dividends and the Company may not increase debt or redeem any shares of its stock without the prior written consent of the regulators. Further, the Bank will comply with applicable laws and regulations.

The Company and the Bank believe that the proactive steps that have been taken by the board of directors and by management will help the Company and the Bank address the Agreement and the concerns leading to the Agreement.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

The discussion under the caption "Interest Rate Sensitivity Management" contained in Item 7 of this Form 10-K is incorporated herein by this reference.

Item 8. Financial Statements and Supplementary Data

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Supplementary Data

The Supplementary Financial Information required to be included in this Item 8 is hereby incorporated by reference to Note 23 to the Notes to Consolidated Financial Statements contained herein.

Crowe Horwath LLP Independent Member Crowe Horwath International

Report of Independent Registered Public Accounting Firm

Audit Committee Board of Directors and Stockholders Centrue Financial Corporation St. Louis, Missouri

We have audited the accompanying consolidated balance sheets of Centrue Financial Corporation ("the Company") as of December 31, 2010 and 2009, and the related consolidated statements of income (loss), stockholders' equity and cash flows for each of the years in the three-year period ended December 31, 2010. We also have audited Centrue Financial Corporation's internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting, included in Management's Report On Internal Control Over Financial Reporting as disclosed in Item 9A of Form 10-K. Our responsibility is to express an opinion on these financial statements and an opinion on the company's internal control over financial reporting 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 audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included 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. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. In addition, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Centrue Financial Corporation as of December 31, 2010 and 2009, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2010 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, Centrue Financial Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2010, based on criteria established in Internal Control—Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

/s/ Crowe Horwath LLP Crowe Horwath LLP

Oak Brook, Illinois March 18, 2011

Centrue Financial Corporation

Part II

Consolidated Balance Sheets

December 31, 2010 and 2009 (In Thousands, Except Share and per share Data)

	2010	O		2009)
ASSETS					
Cash and cash equivalents	\$	82,945		\$	56,452
Securities available-for-sale		219,475			264,772
Restricted securities		10,470			10,711
Loans		721,871			885,095
Allowance for loan losses		(31,511))		(40,909)
Net loans		690,360			844,186
Bank-owned life insurance		30,403			29,365
Mortgage servicing rights		2,425			2,885
Premises and equipment, net		25,687			30,260
Goodwill		_			15,880
Other intangible assets, net		6,293			7,551
Other real estate owned		25,564			16,223
Other assets		11,540			34,399
Total assets	\$	1,105,162		\$	1,312,684
LIABILITIES AND STOCKHOLDERS' EQUITY					
Liabilities					
Deposits					
Non-interest-bearing	\$	118,667		\$	119,313
Interest-bearing		812,438			935,376
Total deposits		931,105			1,054,689
Federal funds purchased and securities sold under agreements to					
repurchase		16,188			16,225
Federal Home Loan Bank advances		71,059			86,261
Notes payable		10,623			10,796
Series B mandatory redeemable preferred stock		268			268
Subordinated debentures		20,620			20,620
Other liabilities		12,378			11,211
Total liabilities		1,062,241			1,200,070
Commitments and contingent liabilities		_			_
Stockholders' equity					
Series A Convertible Preferred Stock (aggregate liquidation preference of \$2,762)		500			500
Series C Fixed Rate, Cumulative Perpetual Preferred Stock (aggregate		300			500
liquidation preference of \$32,668)		30,810			30,190
Common stock, \$1 par value, 15,000,000 shares authorized; 7,453,555 and		20,010			20,170
7,453,555 shares issued in 2010 and 2009		7,454			7,454
Surplus		74,721			74,741

Retained earnings (accumulated deficit)	(46,861)	21,486	
Accumulated other comprehensive income (loss)	(1,589)	439	
	65,035		134,810	
Treasury stock, at cost, 1,405,150 shares – 2010 and 1,410,379 – 2009	(22,114)	(22,196)
Total stockholders' equity	42,921		112,614	
Total liabilities and stockholders' equity	\$ 1,105,162		\$ 1,312,684	

See Accompanying Notes to Consolidated Financial Statements.

Centrue Financial Corporation

Part II

Consolidated Statement of Income (Loss)

Years Ended December 31, 2010, 2009 and 2008 (In Thousands, Except PER Share Data)

	2010		2009		2008	
Interest income						
Loans	\$ 41,750		\$ 53,223		\$ 62,975	
Securities						
Taxable	5,958		8,696		9,032	
Exempt from federal income taxes	1,024		1,246		1,405	
Federal funds sold and other	112		80		106	
Total interest income	48,844		63,245		73,518	
Interest expense	1.4.7.60		20.554		25.55	
Deposits	14,569		20,554		27,555	
Federal funds purchased and securities sold under	4.5		1.40		7.00	
agreements to repurchase	45		148		760	
Federal Home Loan Bank advances	2,265		2,296		3,279	
Series B mandatory redeemable preferred stock	16		16		50	
Subordinated debentures	1,050		1,074		1,272	
Notes payable	371		474		1,028	
Total interest expense	18,316		24,562		33,944	
Net interest income	30,528		38,683		39,574	
Provision for loan losses	34,600	`	52,049	\	8,082	
Net interest income (loss) after provision for loan losses	(4,072)	(13,366)	31,492	
Noninterest income						
Service charges	5,264		6,421		7,303	
Mortgage banking income	1,807		2,303		1,525	
Electronic banking services	2,057		1,923		1,807	
Bank-owned life insurance	1,038		1,048		1,022	
Securities gains, net	2,701		251		848	
Total other-than-temporary impairment losses	(5,452)	(15,814)	(2,735)
Portion of loss recognized in other comprehensive						
income (before taxes)	431		3,208			
Net impairment on securities	(5,021)	(12,606)	(2,735)
Gain on sale of OREO	333		178		379	
Gain on sale of other assets	1,695		128		1,309	
Other income	944		1,065		1,951	
	10,818		711		13,409	
Noninterest expenses						
Salaries and employee benefits	14,549		16,195		16,283	
Occupancy, net	3,200		3,364		3,598	
Furniture and equipment	2,152		2,303		2,673	
Marketing	350		783		1,228	
Supplies and printing	399		458		470	
Telephone	782		838		772	

Data processing	1,567	1,510	1,309
FDIC insurance	3,372	2,780	184
Loan processing and collection costs	2,434	1,550	809
Goodwill impairment	15,880	8,451	724
OREO valuation adjustment	4,092	1,022	35
Amortization of intangible assets	1,258	1,537	1,883
Other expenses	5,854	5,867	5,777
	55,889	46,658	35,745

(Continued)

Centrue Financial Corporation

Part II

Consolidated Statement of Income (Loss)

Years Ended December 31, 2010, 2009 and 2008 (In Thousands, Except PER Share Data)

	2010		2009		2008
Income (loss) before income taxes	(49,143)	(59,313)	9,156
Income tax expense (benefit)	16,660		(21,234)	2,766
Net income (loss)	\$ (65,803)	\$ (38,079)	\$ 6,390
Preferred stock dividends	1,924		1,810		207
Net income (loss) for common stockholders	\$ (67,727)	\$ (39,889)	\$ 6,183
Basic earnings (loss) per common share for common					
stockholders	\$ (11.20)	\$ (6.61)	\$ 1.02
Diluted earnings (loss) per common share for common					
stockholders	\$ (11.20)	\$ (6.61)	\$ 1.02
Dividends per common share for common stockholders	\$ _		\$ 0.08		\$ 0.55

See Accompanying Notes to Consolidated Financial Statements

Centrue Financial Corporation
Part II
Consolidated Statements of Stockholders' Equity
Years Ended December 31, 2010, 2009 and 2008 (In Thousands)

Balance, January 1,	Series A Convertible Preferred Stock	Preferred Stock	Stock	Surplus	Co Retained Earnings	Other mprehensive Income (loss)	Treasury Stock	Total
2008	\$ 500	\$ —	\$7,438	\$70,901	\$60,344 \$	939	\$(21,246)	\$118,876
Common stock								
dividends	_	_	_	_	(3,321)	_	_	(3,321)
Preferred stock								, ,
dividends	_	_	_	_	(207)	_	_	(207)
Exercise of stock options (15,445								
shares)	_	_	16	217	_	_	_	233
Share-based				370				370
compensation Purchase of 58,500	_	_	_	370		_	_	370
shares of treasury								
stock	_	_			_	_	(1,174)	(1,174)
Cumulative effect of							, , ,	, ,
BOLI post-retirement	t							
liability	_	_	_	_	(730)	_	_	(730)
Comprehensive								
income								
Net income	_				6,390	_		6,390
Net change in fair value of securities classified as available-for-sale, ne of income taxes and reclassification	t							
adjustments	_		_	_	_	(4,529)	_	(4,529)
Total comprehensive								
income	_	_	_	_	_	_	_	1,861
Balance, December		A	A-151	4.54 400		(2 7 00)	* (22 122)	** **********************************
31, 2008	\$ 500	\$ —	\$7,454	\$71,488	\$62,476 \$	(3,590)	\$(22,420)	\$115,908
Common stock								
dividends		_	_	_	(482)	_	_	(482)
Preferred stock					(10-)			()
dividends	_	_	_	_	(1,810)	_	_	(1,810)
	_	_	_	(190)		_	278	88

Deferred compensation distribution (17,685 shares)								
Restricted stock awards forfeited (2,000 shares)				52	_		(54)	(2)
Share-based compensation	_	_	_	294	_	_	_	294
Issued 32,668 shares of series C preferred		22.660						22.660
stock Issued warrants to		32,668			_		_	32,668
purchase 508,320 shares of common		(2.00 <u>-</u>)						
stock Series C preferred	_	(3,097)	_	3,097	_	_	_	_
stock discount accretion	_	619	_	_	(619)	_	_	_
Comprehensive income (loss)								
Net income (loss) Net change in fair	_	_	_	_	(38,079)		_	(38,079)
value of securities classified as								
available-for-sale, net of income taxes and								
reclassification adjustments	_	_	_	_	_	4,029	_	4,029
Total comprehensive income (loss)					_		_	(34,050)
Balance, December 31, 2009	\$ 500	\$30,190	\$7,454	\$74,741	\$21,486 \$	439	\$(22,196)	\$112,614
(Continued)								

Centrue Financial Corporation
Part II
Consolidated Statements of Stockholders' Equity
Years Ended December 31, 2010, 2009 and 2008 (In Thousands)

	Series A Convertible Preferred Stock	Series C Preferred Stock	Common Stock	Surplus		Other mprehensive Income (loss)	Treasury Stock	Total
Balance, December 31, 2009	\$ 500	\$30,190	\$7,454	\$74,741	\$21,486 \$	439	\$(22,196)	\$112,614
Common stock dividends	_	_	_	_	_	_	_	_
Preferred stock dividends	_	_	_	_	(1,924)	_	_	(1,924)
Deferred compensation distribution (5,229								
shares)	_	_	_	(75)	<u> </u>	_	82	7
Share-based compensation	_	_	_	55	_	_	_	55
Series C preferred stock discount								
accretion	_	620	_	_	(620)	_	_	_
Comprehensive income (loss)								
Net income (loss) Net change in fair value of securities classified as available-for-sale, ne of income taxes and reclassification	 t	_	_	_	(65,803)	_	_	(65,803)
adjustments						(2,028)		(2,028)
Total comprehensive income (loss)	_	_	_	_	_	_	_	(67,831)
Balance, December 31, 2010	\$ 500	\$30,810	\$7,454	\$74,721	\$(46,861) \$	(1,589)	\$(22,114)	\$42,921

See Accompanying Notes to Consolidated Financial Statements.

Centrue Financial Corporation
Part II
Consolidated Statement of Cash Flows
Years Ended December 31, 2010, 2009 and 2008 (In Thousands)

	2010		2009		2008	
Cash flows from operating activities						
Net Income (loss)	\$ (65,803)	\$ (38,079)	\$ 6,390	
Adjustments to reconcile net income (loss) to net cash	•					
provided by operating activities						
Depreciation	2,445		2,600		2,841	
Goodwill impairment	15,880		8,451		724	
Goodwill impairment related to sale of Wealth						
Management			163		340	
Amortization of intangible assets	1,258		1,537		1,883	
Amortization of mortgage servicing rights, net	687		826		482	
Amortization of bond premiums, net	2,766		952		534	
Mortgage servicing valuation allowance	225				_	
Income tax valuation allowance	30,318		_		_	
Share based compensation	111		346		370	
Gain on sale of branches	(1,179)	_		(1,107)
Provision for loan losses	34,600		52,049		8,082	
Provision for deferred income taxes	(11,105)	(16,343)	(2,077)
Earnings on bank-owned life insurance	(1,038)	(1,048)	(1,022)
Other-than-temporary impairment, securities	5,021		12,606		2,735	
OREO valuation allowance	4,092		1,057		_	
Securities sale losses/(gains), net	(2,701)	(251)	(848)
Gain on sale of other assets, net	(516)	(128)	_	
Gain on sale of OREO	(333)	(178)	(379)
Gain on sale of loans	(1,784)	(2,232)	(1,116)
Proceeds from sale of loans held for sale	82,394		132,758		72,101	
Origination of loans held for sale	(80,816)	(129,895)	(70,947)
Change in assets and liabilities						
(Increase) decrease in other assets	4,690		(3,151)	(604)
Increase (decrease) in other liabilities	(865)	(953)	(160)
Net cash provided by operating activities	18,347		21,087		18,222	
Cash flows from investing activities						
Proceeds from paydowns of securities available for						
sale	\$ 69,619		\$ 46,259		\$ 34,018	
Proceeds from calls and maturities of securities						
available for sale	19,064		20,088		86,930	
Proceeds from sales of securities available for sale	112,522		8,854		_	
Purchases of securities available for sale	(162,581)	(104,618)	(133,684)
Purchase of Bank-owned life insurance	_		(400)	_	
Net decrease (increase) in loans	96,249		85,598		(103,287)
Purchase of premises and equipment	132		(484)	(375)
Proceeds from sale of OREO	4,329		2,344		10,486	

Sale of branches, net of premium received Net cash provided by (used in) investing activities	(11,726) 127,608		(19,498) (125,410)
(Continued)			
59.			

Centrue Financial Corporation
Part II
Consolidated Statement of Cash Flows
Years Ended December 31, 2010, 2009 and 2008 (In Thousands)

	2010		2009		2008	
Cash flows from financing activities						
Net increase (decrease) in deposits	\$(104,050)	\$5,469		\$68,419	
Net increase (decrease) in federal funds purchased and securities						
sold under agreements to repurchase	(37)	(30,081)	1,369	
Repayment of advances from the Federal Home Loan Bank	(69,202)	(244,024)	(719,332)
Proceeds from advances from the Federal Home Loan Bank	54,000		190,000		738,000	
Payments on notes payable	(173)	(9,030)	(4,226)
Proceeds from notes payable			_		10,250	
Dividends on common stock			(482)	(3,321)
Dividends on preferred stock			(1,810)	(207)
Redemption of preferred stock					563	
Proceeds from exercise of stock options	_		_		233	
Net proceeds from preferred stock issued			32,668		_	
Purchase of treasury stock			_		(1,174)
Net cash provided by (used in) financing activities	(119,462)	(57,290)	90,574	
Net increase (decrease) in cash and cash equivalents	26,493		21,438		(16,614)
Cash and cash equivalents						
Beginning of year	56,452		35,014		51,628	
End of year	\$82,945		\$56,452		\$35,014	
Supplemental disclosures of cash flow information						
Cash payments for						
Interest	\$18,405		\$24,741		\$35,927	
Income taxes			1,028		5,629	
Transfers from loans to other real estate owned	17,483		6,908		20,075	

See Accompanying Notes to Consolidated Financial Statements.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies

Centrue Financial Corporation is a bank holding company organized under the laws of the State of Delaware. When we use the terms "Centrue," the "Company," "we," "us," and "our," we mean Centrue Financial Corporation, a Delaw Corporation, and its consolidated subsidiaries. When we use the term the "Bank," we are referring to our wholly owned banking subsidiary, Centrue Bank. The Company and the Bank provide a full range of banking services to individual and corporate customers located in markets extending from the far western and southern suburbs of the Chicago metropolitan area across Central Illinois down to the metropolitan St. Louis area. These services include demand, time, and savings deposits; business and consumer lending; and mortgage banking. Additionally, brokerage, asset management, and trust services are provided to our customers on a referral basis to third party providers. The Company is subject to competition from other financial institutions and nonfinancial institutions providing financial services. Additionally, the Company and the Bank are subject to regulations of certain regulatory agencies and undergo periodic examinations by those regulatory agencies.

Principles of Consolidation

The consolidated financial statements include the accounts and results of operations of the Company and its subsidiaries after elimination of all significant intercompany accounts and transactions.

Basis of Presentation

For purposes of the Consolidated Statements of Cash Flows, management has defined cash and cash equivalents to include cash and due from banks, federal funds sold, and other short-term investments. The Company uses the accrual basis of accounting for financial reporting purposes.

Use of Estimates

The accounting and reporting policies of the Company and its subsidiaries conform to U.S. generally accepted accounting principles ("GAAP") and general practice within the banking industry. The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results could differ from those estimates. Material estimates which are particularly susceptible to significant change in the near term relate to the fair value of investment securities, the determination of the allowance for loan losses, including valuation of real estate and other collateral, valuation of other real estate owned, other-than-temporary impairment of securities, ability to realize our deferred tax assets and the fair value of reporting unit goodwill.

Cash flows

Cash and cash equivalents includes cash, deposits with other financial institutions with maturities under 90 days, and federal funds sold. Net cash flows are reported for customer loan and deposit transactions, repurchase agreements, and federal funds purchased. Interest-bearing deposits in other financial institutions mature within one year and are carried at cost.

Securities

Available-for-sale. Securities classified as available-for-sale are those securities that the Company intends to hold for an indefinite period of time, but not necessarily to maturity. Available-for-sale securities are carried at fair value with unrealized gains and losses, net of related deferred income taxes, recorded in stockholders' equity as a separate component of other comprehensive income. Any decision to sell a security classified as available-for-sale would be based on various factors, including significant movements in interest rates, changes in the maturity mix of the Company's assets and liabilities, liquidity needs, regulatory capital considerations, and other similar factors.

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Purchases and sales of securities are recognized on a trade date basis. Realized securities gains or losses are reported in securities gains (losses), net in the Consolidated Statements of Income. The cost of securities sold is based on the specific identification method. On a quarterly basis, the Company makes an assessment to determine whether there have been any events or circumstances to indicate that a security for which there is an unrealized loss is impaired on an other-than-temporary ("OTTI") basis. In evaluating other-than-temporary impairment, the Company considers many factors including the severity and duration of the impairment; the financial condition and near-term prospects of the issuer, which for debt securities considers external credit ratings and recent downgrades; and the intent and ability of the Company to hold the security for a period of time sufficient for a recovery in value. Securities for which there is an unrealized loss that is deemed to be OTTI are written down to fair value with the write-down recorded as a realized loss and included in net impairment on securities, but only to the extent the impairment is related to credit losses. The amount of the impairment related to other factors is recognized in other comprehensive income unless management intends to sell the security or believes it is more likely than not that it will be required to sell the security prior to full recovery.

For trust preferred collateralized debt obligations ("CDOs"), the issuer's financial condition, payment history, and ability to pay interest and repay principal according to the terms of the financial instrument, are analyzed. For multi-issuer securities, the analysis is conducted for each issuer. In analyzing an issuer's financial condition, the Company reviews relevant balance sheet, income statement and ratio information. Industry and market information are also considered. The Company considers whether the securities were issued by or have principal and interest payments guaranteed by the federal government or its agencies. The Company conducts regular reviews of the bond agency ratings of securities.

Interest income is reported net of amortization of premiums and accretion of discounts. Amortization of purchase premium or discount is included in interest income. Premiums and discounts on securities are amortized over the level-field method without anticipating prepayments except for mortgage backed securities where prepayments are anticipated.

Restricted Securities. Federal Home Loan Bank stock and Federal Reserve Bank stock are carried at cost and are included in restricted stock. The Corporation is required to maintain these equity securities as a member of both the Federal Home Loan Bank and the Federal Reserve System, and in amounts as required by these institutions. These equity securities are "restricted" in that they can only be sold back to the respective institutions or another member institution at par. Therefore, they are less liquid than other tradable equity securities, their fair value is equal to cost, and no impairment has been recorded during 2010, 2009, or 2008.

Loans

Loans are carried at the principal amount outstanding, including certain net deferred loan origination fees. Interest income on loans is accrued based on principal amounts outstanding. Loan and lease origination fees, fees for commitments that are expected to be exercised and certain direct loan origination costs are deferred and the net amount amortized over the estimated life of the related loans or commitments as a yield adjustment. Other credit-related fees are recognized as fee income when earned.

Mortgage loans originated and intended for sale in the secondary market are carried at the lower of aggregate cost or fair value, as determined by outstanding commitments from investors. Net unrealized losses, if any, are recorded as a valuation allowance and charged to earnings. Mortgage loans held for sale are sold with either servicing rights retained or servicing rights released. When retaining the servicing rights, the carrying value of mortgage loans sold is reduced by the cost allocated to the servicing right. Gains and losses on sales of mortgage loans are based on the difference between the selling price and the carrying value of the related loan sold. When selling service released, the gain or loss is determined by comparing the selling price to the value of the mortgage sold.

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Nonaccrual Loans. Generally, commercial loans and loans secured by real estate are designated as nonaccrual: (a) when either principal or interest payments are 90 days or more past due based on contractual terms unless the loan is sufficiently collateralized such that full repayment of both principal and interest is expected and is in the process of collection; or (b) when an individual analysis of a borrower's creditworthiness indicates a credit should be placed on nonaccrual status. When a loan is placed on nonaccrual status, unpaid interest credited to income in the current year is reversed and unpaid interest accrued in prior years is charged against the allowance for loan losses. Future interest income may only be recorded on a cash basis after recovery of principal is reasonably assured. Nonaccrual loans are returned to accrual status when the financial position of the borrower and other relevant factors indicate there is no longer doubt as to such collectability.

Charged-Off Loans. Commercial loans and loans secured by real estate are generally charged-off when deemed uncollectible. A loss is recorded at that time if the net realizable value can be quantified and it is less than the associated principal and interest. Consumer loans that are not secured by real estate are subject to mandatory charge-off at a specified delinquency date and are usually not classified as non-accrual prior to being charged-off. Consumer loans, which include installment, automobile, and single payment loans are generally charged-off in full no later than the end of the month in which the loan becomes 120 days past due.

Impaired Loans. A loan is considered impaired when, based on current information and events, it is probable that the Company will be unable to collect all contractual principal and interest due according to the terms of the loan agreement. Impaired loans are measured based on the present value of expected future cash flows discounted at the loan's effective interest rate or the value of the underlying collateral. The Company evaluates the collectability of both principal and interest when assessing the need for loss accrual.

Troubled Debt Restructurings. In cases where a borrower experiences financial difficulties and the Company makes certain concessionary modifications to contractual terms, the loan is classified as a troubled debt restructured loan. Loans restructured at a rate equal to or greater than that of a new loan with comparable risk at the time the contract is modified may be excluded from restructured loans in the calendar years subsequent to the restructuring if they are in compliance with modified terms. Generally, a nonaccrual loan that is a troubled debt restructuring remains on nonaccrual until such time that repayment of the remaining principal and interest is not in doubt, and the borrower has a period of satisfactory repayment performance.

90-Day Past Due Loans. 90 days or more past due loans are loans for which principal or interest payments become 90 days or more past due but that still accrue interest since they are loans that are well secured and in the process of collection.

Allowance for Loan Losses. The allowance for loan losses is maintained at a level believed adequate by management to absorb probable losses inherent in the loan portfolio. The allowance takes into consideration such factors as changes in the nature, volume, size and current risk characteristics of the loan portfolio, an assessment of individual problem loans, actual and anticipated loss experience, current economic conditions that affect the borrower's ability to pay, and other pertinent factors. Determination of the allowance is inherently subjective, as it requires significant estimates, including the amounts and timing of expected future cash flows on impaired loans, estimated losses on pools of homogeneous loans based on historical loss experience, and consideration of current economic trends, all of

which may be susceptible to significant change. Credit exposures deemed to be uncollectible are charged-off against the allowance, while recoveries of amounts previously charged-off are credited to the allowance. Additions to the allowance for loan losses are charged to operating expense through the provision for loan losses. The amount charged to operating expense in any given year is dependent upon a number of factors including historic loan growth and changes in the composition of the loan portfolio, net charge-off levels, and the Company's assessment of the allowance for loan losses based on the methodology discussed below.

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Effective with the September 30, 2010 analysis, the methodology was enhanced to analyze the historical loss data by risk rating categories and make the support for the qualitative factors more robust. A modified migration analysis was implemented whereby a one year look back window is utilized for each twelve month period to determine what the risk rating was at the beginning of each period. Historical loss rates are then calculated for three groups of risk rating categories. Qualitative factors utilized take into consideration: a) Levels of and trends in delinquencies and impaired loans; b) Levels of and trends in charge-offs and recoveries; c) Trends in the volume and terms of loans; d) Effects of any changes in risk selection and underwriting standards, and other changes in lending policies, procedures, and practices; e) Experience, ability, and depth of lending management and other relevant staff; f) Industry conditions, as well as national and local economic trends and conditions; g) Effects of changes in credit concentrations; and h) Levels of and trends in past due and non-performing loans. The enhancements made to the methodology did not result in a significant change in the allowance for loan losses balance.

The allowance for loan losses consists of estimations performed pursuant to GAAP requirements. The allowance for loan losses consists of specific reserves established for expected losses on individual loans for which the recorded investment in the loan exceeds the value of the loan and reserves based on historical loan loss experience for each loan category adjusted for other factors.

The specific reserves component of the allowance for loan losses is based on a regular analysis of impaired loans exceeding a fixed dollar amount where the internal credit rating is at or below a predetermined classification. A loan is considered impaired when it is probable that the Company will be unable to collect all contractual principal and interest due according to the terms of the loan agreement. Loans subject to impairment valuation are defined as non-accrual and restructured loans exclusive of smaller homogeneous loans. Impairment is measured by estimating the fair value of the loan based on the present value of expected future cash flows, discounted at the loan's initial effective interest rate or the fair value of the underlying collateral less costs to sell, if repayment of the loan is collateral-dependent. If the estimated fair value of the loan is less than the recorded book value, a valuation allowance is established as a component of the allowance for loan losses.

The component of the allowance for loan losses based on historical loan loss experience is determined mathematically using a modified loss migration analysis that examines loss experience over the most recent 3-year period and the related internal grading of loans charged-off. The modified loss migration analysis is performed quarterly and loss factors are updated regularly based on actual experience. The loss component based upon historical loss experience is adjusted for management's estimate of those losses incurred within the loan portfolio, that have yet to be manifested in historical charge-off experience.

The establishment of the allowance for loan losses involves a high degree of judgment and includes a level of imprecision given the difficulty of identifying all of the factors impacting loan repayment and the timing of when losses actually occur.

Loan Commitments and Related Financial Instruments

Financial instruments include off-balance sheet credit instruments, such as commitments to make loans and commercial letters of credit, issued to meet customer financing needs. The face amount for these items represents the

exposure to loss, before considering customer collateral or ability to repay. Such financial instruments are recorded when they are funded.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Concentration of Credit Risk

Most of the Company's growth and business activity with large dollar credit facilities is with customers located in St. Louis County, Missouri. Therefore, the Company's exposure to credit risk is significantly affected by changes in the economy in the St. Louis County area. Additionally, the Company has a high concentration of real estate development loans.

Mortgage Servicing Rights

Servicing rights are recognized separately when they are acquired through sales of loans. When mortgage loans are sold, servicing rights are initially recorded at fair value with the income statement effect recorded in gains on sales of loans. Fair value is based on market prices for comparable mortgage servicing contracts, when available or alternatively, is based on a valuation model that calculates the present value of estimated future net servicing income. All classes of servicing assets are subsequently measured using the amortization method which requires servicing rights to be amortized into non-interest income in proportion to, and over the period of, the estimated future net servicing income of the underlying loans.

Servicing rights are evaluated for impairment based upon the fair value of the rights as compared to carrying amount. Impairment is determined by stratifying rights into groupings based on predominant risk characteristics, such as interest rate, loan type and investor type. Impairment is recognized through a valuation allowance for an individual grouping, to the extent that fair value is less than the carrying amount. If the Company later determines that all or a portion of the impairment no longer exists for a particular grouping, a reduction of the allowance may be recorded as an increase to income. Changes in valuation allowances are reported with noninterest expense in the other expense line on the income statement. The fair values of servicing rights are subject to significant fluctuations as a result of changes in estimated and actual prepayment speeds and default rates and losses.

Servicing fee income which is reported on the income statement as mortgage banking income is recorded for fees earned for servicing loans. The fees are based on a contractual percentage of the outstanding principal; or a fixed amount per loan and are recorded as income when earned. The amortization of mortgage servicing rights is netted against loan servicing fee income.

Premises and Equipment

Premises, furniture and equipment, and leasehold improvements are stated at cost less accumulated depreciation and land is carried at cost. Depreciation expense is determined by the straight-line method over the estimated useful lives of the assets. Leasehold improvements are amortized on a straight-line basis over the shorter of the life of the asset or the lease term. Rates of depreciation are generally based on the following useful lives: buildings, 25 to 40 years; building improvements, typically 3 to 15 years but longer under limited circumstances; and furniture and equipment, 3 to 10 years. Gains on dispositions are included in other income, and losses on dispositions are included in other expense on the Consolidated Statements of Income. Maintenance and repairs are charged to operating expenses as incurred, while improvements that extend the useful life of assets are capitalized and depreciated over the estimated remaining life.

Long-lived depreciable assets are evaluated periodically for impairment when events or changes in circumstances indicate the carrying amount may not be recoverable. Impairment exists when the expected undiscounted future cash flows of a long-lived asset are less than its carrying value. In that event, the Company recognizes a loss for the difference between the carrying amount and the estimated fair value of the asset based on a quoted market price, if applicable, or a discounted cash flow analysis. Impairment losses are recorded in other noninterest expense on the Consolidated Statements of Income.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Other Real Estate Owned

Other real estate owned includes properties acquired in partial or total satisfaction of certain loans. Properties are initially recorded at fair value, which represents the estimated sales price of the properties on the date acquired less estimated selling costs, establishing a new cost basis. Any write-downs in the carrying value of a property at the time of acquisition are charged against the allowance for loan losses. Management periodically reviews the carrying value of other real estate owned. Any write-downs of the properties subsequent to acquisition, as well as gains or losses on disposition and income or expense from the operations of other real estate owned, are recognized in operating results in the period they are realized.

Transfers of Financial Assets

Transfers of financial assets are accounted for as sales, when control over the assets has been relinquished. Control over transferred assets is deemed to be surrendered when the assets have been isolated from the Company, the transferee obtains the right (free of conditions that constrain it from taking advantage of that right) to pledge or exchange the transferred assets, and the Company does not maintain effective control over the transferred assets through an agreement to repurchase them before their maturity.

Bank-Owned Life Insurance ("BOLI")

BOLI represents life insurance policies on the lives of certain Company officers and directors for which the Company is the sole beneficiary. These policies are recorded as an asset on the Consolidated Statements of Financial Condition at their cash surrender value adjusted for other charges or other amounts due that are probable at settlement. The change in cash surrender value and insurance proceeds received are recorded as bank-owned life insurance income on the Consolidated Statements of Income in noninterest income. Management performs a monthly analysis to determine the current cash surrender value and adjusts the value accordingly. These policies have an approximate cash surrender value of \$30.4 million and \$29.4 million at December 31, 2010 and 2009, respectively.

In September 2006, the FASB Emerging Issues Task Force finalized guidance on the accounting treatment for Deferred Compensation and Postretirement Benefit Aspects of Endorsement Split-Dollar Life Insurance Arrangements. This issue requires that a liability be recorded during the service period when a split-dollar life insurance agreement continues after participants' employment or retirement. The required accrued liability is based on either the post-employment benefit cost for the continuing life insurance or based on the future death benefit depending on contractual terms of the underlying agreement. This issue was effective for fiscal years beginning after December 15, 2007. Upon adoption, the Company recorded a \$0.7 million reduction to the beginning balance of retained earnings as of January 1, 2008.

Goodwill and Other Intangible Assets

Goodwill represents the excess of purchase price over the fair value of net assets of businesses acquired using the purchase method of accounting. Other intangible assets represent purchased assets that also lack physical substance but can be distinguished from goodwill because of contractual or other legal rights or because the asset is capable of

being sold or exchanged either on its own or in combination with a related contract, asset, or liability. Goodwill is tested at least annually for impairment, or more often if events or circumstances indicate that there may be impairment. Identified intangible assets that have a finite useful life are amortized over that life in a manner that reflects the estimated decline in the economic value of the identified intangible asset. Identified intangible assets that have a finite useful life are periodically reviewed to determine whether there have been any events or circumstances to indicate that the recorded amount is not recoverable from projected undiscounted net operating cash flows. If the projected undiscounted net operating cash flows are less than the carrying amount, a loss is recognized to reduce the carrying amount to fair value, and, when appropriate, the amortization period is also reduced. Unamortized intangible assets associated with disposed assets are included in the determination of gain or loss on the sale of the disposed assets.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Other intangible assets consist of core deposit and acquired customer relationship intangible assets arising from whole bank and branch company acquisitions. They are initially measured at fair value and then are amortized over ten years using an accelerated method. Management reviews intangible assets at least annually for impairment and any such impairment will be recognized in the period identified.

Repurchase agreements

Substantially all repurchase agreement liabilities represent amounts advanced by various customers. Securities are pledged to cover these liabilities, which are not covered by federal deposit insurance.

Mortgage Banking Derivatives

Commitments to fund mortgage loans (interest rate locks) to be sold into the secondary market and forward commitments for the future delivery of these mortgage loans are accounted for as free standing derivatives. Fair values of these mortgage derivatives are estimated based on changes in mortgage interest rates from the date the interest on the loan is locked. The Company enters into forward commitments for the future delivery of mortgage loans when interest rate locks are entered into, in order to hedge the change in interest rates resulting from its commitments to fund the loans. Changes in the fair values of these derivatives are included in net gains on sales of loans.

Income Taxes

The Company files income tax returns in the U.S. federal jurisdiction and in Illinois and Missouri. The provision for income taxes is based on income in the financial statements, rather than amounts reported on the Company's income tax return. Changes in enacted tax rates and laws are reflected in the financial statements in the periods they occur. The Company recognizes interest related to income tax matters as interest expense and penalties related to income tax matters as other expense.

Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in years in which those temporary differences are expected to be recovered or settled. A valuation allowance is established for any deferred tax asset for which recovery or settlement is unlikely. The effect on deferred tax assets and liabilities of a change in tax rates is recognized as income or expense in the period that includes the enactment date.

A tax position is recognized as a benefit only if it is "more likely than not" that the tax position would be sustained in a tax examination, with a tax examination being presumed to occur. The amount recognized is the largest amount of tax benefit that is greater than 50% likely of being realized on examination. For tax positions not meeting the "more likely than not" test, no tax benefit is recorded.

The Company is no longer subject to examination by federal taxing authorities for the tax year 2006 and the years prior.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Earnings Per Share ("EPS")

Basic EPS is computed by dividing net income applicable to common shares by the weighted-average number of common shares outstanding for the period. The basic EPS computation excludes the dilutive effect of all common stock equivalents. Diluted EPS is computed by dividing net income applicable to common shares by the weighted-average number of common shares outstanding plus all potential common shares and Series A convertible preferred shares. Diluted EPS reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock. The Company's potential common shares represent shares issuable under its long-term incentive compensation plans. Such common stock equivalents are computed based on the treasury stock method using the average market price for the period.

Stock-Based Compensation

Compensation cost is recognized for stock options and restricted stock awards issued to employees, based on the fair value of these awards at the date of grant. A Black-Scholes model is utilized to estimate the fair value of the stock options, while the market price of the Company's common stock at the date of grant is used for restricted stock awards. Compensation cost is recognized over the required service period, generally defined as the vesting period. For awards with graded vesting, compensation cost is recognized on a straight-line basis over the requisite service period for the entire award.

Fair Value of Financial Instruments

Fair values of financial instruments are estimated using relevant market information and other assumptions. Fair value estimates involve uncertainties and matters of significant judgment regarding interest rates, credit risk, prepayments, and other factors, especially in the absence of broad markets for particular items. Changes in assumptions or in market conditions could significantly affect the estimates. See Note 5 for additional information.

Stockholders' Equity

Preferred Stock

The Company's Certificate of Incorporation authorizes its board of directors to fix or alter the rights, preferences, privileges, and restrictions of 200,000 shares of preferred stock.

The Company has the following classes of preferred stock issued or authorized:

Series A Convertible Preferred Stock: The Company has authorized 2,765 shares of Series A Convertible Preferred Stock. There were 2,762.24 shares of Series A Convertible Preferred Stock issued at December 31, 2010 and 2009. Preferential cumulative cash dividends are payable quarterly at an annual rate of \$75.00 per share. Dividends accrue on each share of Series A Preferred Stock from the date of issuance and from day to day thereafter, whether or not earned or declared. The shares of Series A Preferred Stock are convertible into 172,042 common shares. Series A Preferred Stock is not redeemable for cash. Upon dissolution, winding up, or liquidation of the Company, voluntary or

otherwise, holders of Series A Preferred Stock will be entitled to receive, out of the assets of the Company available for distribution to stockholders, the amount of \$1,000 per share, plus any accrued but unpaid dividends, before any payment or distribution may be made on shares of common stock or any other securities issued by the Company that rank junior to the Series A Preferred Stock.

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Series B Mandatory Redeemable Preferred Stock: The Company has authorized 1,092 shares of Series B Mandatory Redeemable Preferred Stock. There were 268 shares of Series B Mandatory Redeemable Preferred Stock issued at December 31, 2010 and 2009 respectively, which are shown in other liabilities in accordance with accounting guidance. In December, 2008, 563 shares were redeemed at the shareholder's request. Preferential cumulative cash dividends are payable quarterly at an annual rate of \$60.00 per share. Dividends accrue on each share of Series B Preferred Stock from the date of issuance and from day to day, thereafter, whether or not earned or declared.

Each original holder of Series B Preferred Stock (or upon such holder's death, their executor or personal representatives) will have the option, exercisable at their sole discretion, to sell, and the Company become obligated to redeem such holder's shares of Series B Preferred Stock upon the earlier to occur of the death of the respective original holder of Series B Preferred Stock or August 6, 2006. The per share price payable by the Company for such shares of Series B Preferred Stock will be equal to \$1,000 per share, plus any accrued but unpaid dividends. Upon dissolution, wind up, or liquidation of the Company, voluntary or otherwise, holders of Series B Preferred Stock will be entitled to receive, out of the assets of the Company available for distribution to stockholders, the amount of \$1,000 per share, plus any accrued but unpaid dividends, before any payment or distribution may be made on shares of common stock or any other securities issued by the Company that rank junior to the Series B Preferred Stock.

Series C Fixed Rate Cumulative Perpetual Preferred Stock: The Company has authorized 32,668 shares of Series C Fixed Rate Cumulative Perpetual Preferred Stock with a \$1,000 per share liquidation preference, and a warrant to purchase up to 508,320 shares of the Company's common stock at an exercise price of \$9.64 per share. There were 32,668 shares of Series C Fixed Rate Cumulative Perpetual Preferred Stock issued at December 31, 2010 and 2009. Dividends accrue on each share of Series C Preferred Stock from the date of issuance. Management is accreting the discount on the preferred stock over a five year life using an effective yield.

The Series C Fixed Rate Cumulative Perpetual Preferred Stock issued by the Company pays cumulative dividends of 5% a year for the first five years and 9% a year thereafter. The Company may, at its option, redeem the preferred securities at their liquidation preference plus accrued and unpaid dividends at any time. Both the preferred securities and the warrant are accounted for as components of regulatory Tier 1 capital. The securities purchase agreement, between the Company and the Treasury, limits the payment of dividends on the Common Stock to a quarterly cash dividend of \$0.14 per share, limits the Company's ability to repurchase its Common Stock, and subjects the Company to certain executive compensation limitations.

Dividend Restrictions

Banking regulations require the maintenance of certain capital levels and may limit the amount of dividends that may be paid by the subsidiary bank to the holding company or by the holding company to stockholders. As discussed in Note 18, the Company and the Bank are prohibited from declaring dividends.

Loss Contingencies

Loss contingencies, including claims and legal actions arising in the ordinary course of business, are recorded as liabilities when the likelihood of loss is probable and an amount or range of loss can be reasonably estimated.

Management does not believe there now are such matters that will have a material effect on the financial statements.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

Comprehensive Income

Comprehensive income is the total of reported net income and all other revenues, expenses, gains, and losses that bypass reported net income under GAAP. As of December 31, 2010, the Company included unrealized gains or losses on securities available-for-sale in other comprehensive income.

Treasury Stock

Treasury stock acquired is recorded at cost and is carried as a reduction of stockholders' equity in the Consolidated Statements of Financial Condition. Treasury stock issued is valued based on the "last in, first out" inventory method. The difference between the consideration received upon issuance and the carrying value is charged or credited to surplus.

Segment Information

The Company discloses operating segments based on the "management" approach. The management approach designates the internal organization that is used by management for making operating decisions and assessing performance as the source of the Company's reportable segments. See Note 22 for additional information.

Internal financial information is primarily reported and aggregated in the following lines of business: retail, commercial, treasury and other.

Reclassifications

Certain prior year account balances, with no effect on net income (loss) or stockholders' equity, have been reclassified to be consistent with the classifications adopted as of and for the year ended December 31, 2010.

Adoption of New Accounting Standards

In April 2009, the FASB amended existing guidance for determining whether impairment is other-than-temporary for debt securities. The guidance requires an entity to assess whether it intends to sell, or it is more likely than not that it will be required to sell, a security in an unrealized loss position before recovery of its amortized cost basis. If either of these criteria is met, the entire difference between amortized cost and fair value is recognized as impairment through earnings. For securities that do not meet the aforementioned criteria, the amount of impairment is split into two components as follows: 1) other-than-temporary impairment (OTTI) related to other factors, which is recognized in other comprehensive income and 2) OTTI related to credit loss, which must be recognized in the income statement. The credit loss is defined as the difference between the present value of the cash flows expected to be collected and the amortized cost basis. Additionally, disclosures about other-than-temporary impairments for debt and equity securities were expanded. This guidance was effective for interim and annual reporting periods ending after June 15, 2009, with early adoption permitted for periods ending after March 15, 2009. The Company elected to early-adopt this guidance as of January 1, 2009.

In June 2009, the FASB issued guidance on accounting for transfers of financial assets. This guidance amends previous guidance relating to the transfers of financial assets and eliminates the concept of a qualifying special purpose entity. This guidance must be applied as of the beginning of each reporting entity's first annual reporting period that begins after November 15, 2009, for interim periods within that first annual reporting period and for interim and annual reporting periods thereafter. This guidance must be applied to transfers occurring on or after the effective date. Additionally, on and after the effective date, the concept of a qualifying special-purpose entity is no longer relevant for accounting purposes. Therefore, formerly qualifying special-purpose entities should be evaluated for consolidation by reporting entities on and after the effective date in accordance with the applicable consolidation guidance. Additionally, the disclosure provisions of this guidance were also amended and apply to transfers that occurred both before and after the effective date of this Statement. The adoption of this guidance did not have a material effect on the Company's financial statements.

Note 1. Nature of Operations and Summary of Significant Accounting Policies (Continued)

In June 2009, the FASB issued guidance on the consolidation of variable interest entities by replacing the quantitative-based risks and rewards calculation for determining which enterprise, if any, has a controlling financial interest in a variable interest entity with an approach focused on identifying which enterprise has the power to direct the activities of a variable interest entity that most significantly impact the entity's economic performance and (1) the obligation to absorb losses of the entity or (2) the right to receive benefits from the entity. This guidance also requires additional disclosures about an enterprise's involvement in variable interest entities. This guidance was effective as of the beginning of each reporting entity's first annual reporting period that begins after November 15, 2009, for interim periods within that first annual reporting period, and for interim and annual reporting periods thereafter. Early adoption is prohibited. The adoption of this guidance did not have a material effect on the Company's financial statements.

Note 2. Business Acquisitions and Divestitures

On March 28, 2008, the Company completed the sale of its Hanover and Elizabeth branches to Apple River State Bank headquartered in Apple River, Illinois. Apple River assumed approximately \$22.7 million in deposits and acquired \$14.7 million in loans, and \$0.4 million in premises and equipment. The net gain on the sale was \$0.5 million.

On June 6, 2008, the Company completed the sale of its Manlius and Tampico branches to Peoples National Bank headquartered in Kewanee, Illinois. Peoples National assumed approximately \$29.5 million in deposits and acquired \$17.6 million in loans and \$0.2 million in premises and equipment. The net gain on the sale was \$0.6 million.

On August 29, 2008, the Company completed the sale of its Asset Management product line to Vezzetti Capital Management. There was no gain or loss recorded on this transaction.

On September 18, 2008, the Company completed the sale of its brokerage product line. The net loss on sale was \$0.03 million.

On January 23, 2009, the Company completed the sale of its Trust unit of the Wealth Management division to Hometown National Bank headquartered in LaSalle, Illinois. The Company's loss on the sale was attributed to the allocation of \$0.1 million impairment of goodwill allocated to the completion of the sale of this division.

On June 30, 2010, the Company completed the sale of its Effingham branch to Washington Savings Bank headquartered in Effingham, Illinois. Washington Savings Bank assumed approximately \$19.5 million in deposits and acquired \$5.9 million in loans. The net gain on the sale was \$1.2 million.

Management has analyzed on an overall basis the impact of the above divestitures on an individual and aggregate basis and determined that per accounting guidance on disposal of long-lived assets, that the results for the asset divestitures is immaterial to the Company as a whole and does not require them to be reported as discontinued operations on the financial statements.

Note 3. Securities

The following table summarizes the fair value of available-for-sale securities, the related gross unrealized gains and losses recognized in accumulated other comprehensive income, and the amortized cost as follows:

	A	amortized Cost	Gross Unrealized Gains		Gross Unrealized Losses				Fair Value
December 31, 2010	d.	6.017	ф	160	¢			Ф	7.005
U.S. government agencies States and political	\$	6,917	\$	168	\$	_		\$	7,085
subdivisions		27,825		531		(8)		28,348
U.S. government agency residential mortgage-back securities		145,907		2,070		(131)		147,846
Collateralized mortgage obligations:						·			
Agency		20,543		192		_			20,735
Private Label		4,943		70		(77)		4,936
Equity securities		2,213		41		_			2,254
Collateralized debt									
obligations:									
Single Issue		3,846		3		_			3,849
Pooled		8,593		42		(4,213)		4,422
	\$	220,787	\$	3,117	\$	(4,429)	\$	219,475
	Amortized Cost		Gross Unrealized Gains		Gross Unrealized Losses		l		Fair Value
December 31, 2009									
U.S. government agencies	\$	3,750	\$	216	\$	_		\$	3,966
States and political subdivisions		35,473		1,093		(25)		36,541
U.S. government agency residential mortgage-back							,		
securities		195,229		3,203		(249)		198,183
Collateralized mortgage obligations:									
Agency		3,208		52					3,261
		3,200		53					- , -
Private Label		11,294		8		(137)		11,165
Equity securities						(137 (43)		
Equity securities Collateralized debt		11,294		8		•)		11,165
Equity securities		11,294		8		•)		11,165

Pooled	13,216		(3,458)	9,758	
	\$ 264,056	\$ 4,628	\$ (3,912) \$	264,772	

The amounts below include the activity for available-for-sale securities related to sales, maturities and calls:

	Years Ended December 31,					
	2010	2009	2	2008		
Proceeds from calls and maturities	\$19,064	\$20,088	9	\$86,930		
Proceeds from sales	112,522	8,854				
Realized gains	2,739	251		848		
Realized losses	(38) —				
Net impairment loss recognized in earnings	(5,021) (12,606)	(2,735)	
Tax benefit (provision) related to net realized gains and losses	896	4,773		729		

The amortized cost and fair value of the investment securities portfolio are shown below by contractual maturity. Expected maturities may differ from contractual maturities if borrowers have the right to call or prepay obligations with or without call or prepayment penalties.

Note 3. Securities (Continued)

	December 31, 2010		
	Amortized	Fair	
	Cost	Value	
Due in one year or less	\$12,709	\$12,864	
Due after one year through five years	10,428	10,743	
Due after five years through ten years	7,315	7,480	
Due after ten years	16,729	12,617	
U.S. government agency mortgage-backed securities	145,907	147,846	
Collateralized mortgage obligations	25,486	25,671	
Equity securities	2,213	2,254	
	\$220,787	\$219,475	

At December 31, 2010, the Company held callable securities with a fair value and amortized cost of \$22.0 million and \$25.9 million, respectively. At December 31, 2009, the Company held callable securities with a fair value and amortized cost of \$24.4 million and \$29.3 million, respectively.

Securities with carrying values of approximately \$154.1 million and \$182.6 million at December 31, 2010 and 2009, respectively, were pledged to secure public deposits and securities sold under agreements to repurchase and for other purposes as required or permitted by law. At year end 2010 and 2009, there were no holdings of securities of any one issuer, other than the U.S. Government agencies in an amount greater than 10% of stockholders' equity.

The Company does not have any securities classified as trading or held-to-maturity.

Securities with unrealized losses not recognized in income are as follows presented by length of time individual securities have been in a continuous unrealized loss position:

December 31, 2010	Less than 12 Fair	onths nrealize	ed	12 Month Fair	 More nrealized	1	Fair	Гotal I	Jnr	ealized	1
Description of Securities	Value	Loss		Value	Loss		Value		Ι	Loss	
State and political subdivisions	\$ 664	\$ (3)	\$ 350	\$ (5) \$	1,014	\$	(8)
U.S. government agency residential mortgage-backed											
securities	17,216	(131)	_	_		17,216		(131)
Collateralized residential mortgage obligations: Private											
Label	_			2,559	(77)	2,559		(77)
	_	_		4,330	(4,213)	4,330		(4,213)

Collateralized debt obligations: Pooled											
Total temporarily											
impaired	\$	17,880	\$ (134) \$	7,239	\$ (4,295) \$	25,119	\$	(4,429)
December 31, 2009		Less than 12 Fair	onths nrealize	d	12 Months Fair	More nrealized	d	Fair	Total U	Unrealize	ed
Description of	o f										
Securities		Value	Loss		Value	Loss		Value		Loss	
State and political											
subdivisions	\$	444	\$ (6) \$	777	\$ (19) \$	1,221	\$	(25)
U.S. government agency residential mortgage-backed											
securities		40,920	(249)		_		40,920		(249)
Collateralized residential mortgage obligations: Private										·	
Label					9,841	(137)	9,841		(137)
Equities		_	_		51	(43)	51		(43)
Collateralized debt											
obligations: Pooled		_	—		9,758	(3,458)	9,758		(3,458	()
Total temporarily											
impaired	\$	41,364	\$ (255) \$	20,427	\$ (3,657) \$	61,791	\$	(3,912	.)

Note 3. Securities (Continued)

Unrealized losses on agency bonds have not been recognized into income because the issuer(s) bonds are of high credit quality (rated AA or higher), management does not intend to sell and it is not more likely than not that management would be required to sell the securities prior to their anticipated recovery, and the decline in fair value is largely due to changes in interest rates. The fair value is expected to recover as the bonds(s) approach maturity.

At December 31, 2010, approximately 85.21% of the mortgage-backed securities held by the Company were issued by U.S. government-sponsored enterprises and agencies, primarily Fannie Mae and Freddie Mac, institutions which the government has affirmed its commitment to support. Because the decline in fair value is attributable to changes in interest rates and illiquidity, and not credit quality, and because the Company does not intend to sell these mortgage-backed securities and it is likely that it will not be required to sell the securities before their anticipated recovery, the Company does not consider these securities to be other-than-temporarily impaired at December 31, 2010.

The Company's mortgage-backed securities portfolio includes three private labeled collateralized mortgage obligations with a market value of \$4.9 million and unrealized losses of \$0.1 million at December 31, 2010. These non-agency mortgage-backed securities were rated AAA at purchase. The Company monitors to insure it has adequate credit support and as of December 31, 2010, year-to-date other than temporary impairment ("OTTI") was realized on the three non-agency CMO instruments for a recorded loss of \$0.3 million. For the remaining mortgage-backed securities, the Company believes there is no OTTI and does not have the intent to sell these securities and it is likely that it will not be required to sell the securities before their anticipated recovery.

The Company's unrealized losses relate primarily to its investment in pooled trust preferred securities included in collateralized debt obligations ("CDO"). The decline in fair value is primarily attributable to temporary illiquidity and the financial crisis affecting these markets and not necessarily the expected cash flows of the individual securities. Due to the illiquidity in the market, it is unlikely that the Company would be able to recover its investment in these securities if the Company sold the securities at this time.

Our OTTI evaluation model includes the seven CDOs making up this portfolio with an \$8.6 million book value, after impairment. These securities were rated high quality (A3 and above) at inception, but at December 31, 2010, these securities were rated as Ca, which are defined as highly speculative and/or default, with some recovery; and C, which is the lowest rating. The issuers in these securities are primarily banks, but some of the pools do include a limited number of insurance companies. The Company uses the OTTI evaluation model to compare the present value of expected cash flows to the previous estimate to ensure there are no adverse changes in cash flows during the period. The OTTI model considers the structure and term of the CDO and the financial condition of the underlying issuers in addition to detailing interest rates, principal balances of note classes and underlying issuers, the timing and amount of interest and principal payments of the underlying issuers, and the allocation of the payments to the note classes. The current estimate of expected cash flows is based on the most recent trustee reports and any other relevant market information including announcements of interest payment deferrals or defaults of underlying trust preferred securities. Assumptions used in the model include expected future default rates and prepayments. We assume no recoveries on defaults and treat all interest payment deferrals as defaults. In addition we use the model to "stress" each CDO, or make assumptions more severe than expected activity, to determine the degree to which assumptions could deteriorate before the CDO could no longer fully support repayment of the Company's note class. For the year ended December

31, 2010, our model indicated OTTI of \$4.7 million on five of the seven CDOs, all of which experienced additional defaults or deferrals and/or prepayments during the period in which the OTTI was recognized. These securities remained classified as available for sale at December 31, 2010, and together, the seven securities accounted for \$4.2 million of the unrealized loss in the other securities category at December 31, 2010.

Centrue Financial Corporation
Part II: Notes To Consolidated Financial Statements
(Table Amounts In Thousands, Except Share Data)

Note 3. Securities (Continued)

The following table below presents a roll forward of the credit losses recognized in earnings for the year ended December 31, 2010 and 2009:

Beginning balance, January 1, 2010	\$15,341
Amounts related to credit loss for which an other-than-temporary impairment was not previously	
recognized	_
Additions/Subtractions	
Amounts realized for securities sold during the period	_
Amounts related to securities for which the company intends to sell or that it will be more likely	
than not that the company will be required to sell prior to recovery of amortized cost basis	_
Reduction for increase in cash flows expected to be collected that are recognized over the remaining life of the security	_
Increases to the amount related to the credit loss for which other-than-temporary was previously	
recognized	5,021
Ending balance, December 31, 2010	\$20,362
Beginning balance, January 1, 2009	\$2,735
Amounts related to credit loss for which an other-than-temporary impairment was not previously	
recognized	10,906
Additions/Subtractions	
Amounts realized for securities sold during the period	_
Amounts related to securities for which the company intends to sell or that it will be more likely	
than not that the company will be required to sell prior to recovery of amortized cost basis	_
Reduction for increase in cash flows expected to be collected that are recognized over the remaining	
life of the security	_
Increases to the amount related to the credit loss for which other-than-temporary was previously	
recognized	1,700
Ending balance, December 31, 2009	\$15,341

Note 4. Loans

The major classifications of loans follow:

	Aggregate Principal Amount December 31,							
		2010		2009				
Commercial	\$	87,226	\$	111,105				
Agricultural & AGRE		44,289		39,820				
Construction, land & development		72,078		128,309				
Commercial RE		342,208		389,534				

1-4 family mortgages	172,666		211,695	
Consumer	3,404		4,632	
Total loans	\$ 721,871		\$ 885,095	
Allowance for loan losses	(31,511)	(40,909)
Loans, net	\$ 690,360		\$ 844,186	

Note 4. Loans (Continued)

The credit quality indicator utilized by the Company to internally analyze the loan portfolio is the internal risk rating. Internal risk ratings of 0 to 5 are considered pass credits, a risk rating of a 6 is special mention, a risk rating of a 7 is substandard, and a risk rating of an 8 is doubtful. Loans classified as pass credits have no material weaknesses and are performing as agreed. Loans classified as special mention have a potential weakness that deserves management's close attention. If left uncorrected, these potential weaknesses may result in deterioration of the repayment prospects for the loan or of the institution's credit position at some future date. Loans classified as substandard are inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Loans so classified have a well-defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the institution will sustain some loss if the deficiencies are not corrected. Loans classified as doubtful have all the weaknesses inherent in those classified as substandard, with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable and improbable.

The following table presents the commercial loan portfolio by internal risk rating:

Dec. 31,											
2010	Comn	nercial		Commercial Real Estate							
Internal											
Risk		Lines of	AG & AG	Land &		Non-Owner					
Rating	Closed end	Credit	RE	Development	Owner-occupied	Occupied	Total				
1-2	\$ 2,294	\$ 331	\$ 8,527	\$ 4,700	\$ 8,559	\$ 1,479	\$ 25,890				
3	3,935	7,333	10,873	1,237	17,673	23,045	64,096				
4	21,225	24,042	16,742	1,500	76,491	61,468	201,468				
5	10,483	4,768	3,588	8,720	21,389	42,495	91,443				
6	1,217	4,506	42	7,232	3,206	20,821	37,024				
7	2,149	4,898	4,517	48,689	25,075	40,507	125,835				
8	_	45				_	45				
Total	\$ 41,303	\$ 45,923	\$ 44,289	\$ 72,078	\$ 152,393	\$ 189,815	\$ 545,801				

The following table presents the Retail Residential Loan Portfolio by Internal Risk Rating:

		Residential	Residential – 1-4 family							
			JR Lien &							
			Lines of							
	Internal Risk Rating	Senior Lien	Credit	Total						
Dec. 31, 2010										
Unrated		\$99,852	\$55,147	\$154,999						
Special mention		1,034	1,769	2,803						
Substandard		13,707	1,157	14,864						
Total		\$114,593	\$58,073	\$172,666						

The retail residential loan portfolio is generally unrated. Delinquency is a typical factor in adversely risk rating a credit to a special mention or substandard.

An analysis of activity in the allowance for loan losses follows:

	Y	Years Ended December 31,						
	2010	3						
Balance at beginning of year	\$40,909	\$15,018	\$10,755					
Provision (credit) for loan losses	34,600	52,049	8,082					
Recoveries	411	646	287					
Loans charged off	(44,409) (26,804) (4,106)				
Balance at end of year	\$31,511	\$40,909	\$15,018					

Note 4. Loans (Continued)

Troubled debt restructurings are separately identified for impairment disclosures. If a loan is considered to be collateral dependent loan, the troubled debt restructuring is reported, net, at the fair value of the collateral. The Company had troubled debt restructuring of \$5.3 million and \$0.7 million as of December 31, 2010 and 2009. Specific reserve of \$0.4 million and \$0.3 million were allocated to a customer whose loan terms have been modified in troubled debt restructuring as of December 31, 2010 and 2009. At December 31, 2010, nonaccrual troubled debt restructured loans were \$5.0 million, as compared to \$0.3 million at December 31, 2009. At December 31, 2010 and 2009 \$0.3 million and \$0.4 million of troubled debt structures were on accrual status. The Company has not committed to lend any additional amounts to customers with outstanding loans that are classified as troubled debt restructurings as of December 31, 2010 and 2009.

						onstruction								
	~			AG &		and &		ommercial		4 Family	~			TD + 1
	Co	mmercial		AGRE	De	evelopmen	t KI	5	Re	sidential	C	onsumer		Total
Dec. 31, 2010														
Allowance for														
loan losses:														
Loans individually														
evaluated for														
impairment	\$	1,175	\$	328	\$	8,174	\$	6,487	\$	1,500	\$	_	\$	17,664
Loans collectively														
evaluated for														
impairment		459		9		4,326		7,234		1,773		46		13,847
Total ending														
allowance balance	\$	1,634	\$	337	\$	12,500	\$	13,721	\$	3,273	\$	46	\$	31,511
Loan balances:														
Loans individually														
evaluated for														
impairment	\$	6,858	\$	4,516	\$	48,535	\$	51,652	\$	14,602	\$	1	\$	126,164
Loans collectively														
evaluated for														
impairment		80,368		39,773		23,543		290,556		158,064		3,403		595,707
Loans with an		•		,		,		,		•		,		,
allowance														
recorded:	\$	87,226	\$	44,289	\$	72,078	\$	342,208	\$	172,666	\$	3,404	\$	721,871
	т	,—— -	_	- ,—	т	,	т	,	т.	,	7	- 7	7	,-,-
The following tables present data on impaired loans:														

Unpaid

Principal

Balance

Recorded

Investment

Dec. 31, 2010

Interest

Income

Recognized

Average

Recorded

Investment

Related

Allowance

Loans with no related allowance recorded:										
Commercial	\$	3,968	\$	5,805	\$	_	\$	1,638	\$	133
Agricultural & AGRE	4	68	Ψ.	685	Ψ	_	Ψ.	143	4	86
Construction, land &										
development		8,695		23,949				8,188		(395)
Commercial RE		22,129		26,581				15,795		313
1-4 family residential		2,838		2,953		_		3,069		104
Consumer		1		1				_		
Subtotal		37,699		59,974				28,833		241
Loans with an allowance										
recorded:										
Commercial		1,715		2,890		1,175		4,228		140
Agricultural & AGRE		4,120		4,448		328		3,849		155
Construction, land &										
development		31,666		51,001		8,174		40,972		914
Commercial RE		23,036		34,695		6,487		28,443		635
1-4 family residential		10,264		12,812		1,500		11,481		856
Consumer		_		_		_		11		_
Subtotal		70,801		105,846		17,664		88,984		2,700
Total	\$	108,500	\$	165,820	\$	17,664	\$	117,817	\$	2,941
Commercial	\$	95,397	\$	150,055	\$	16,164	\$	103,256	\$	1,981
Residential	\$	13,102	\$	15,765	\$	1,500	\$	14,550	\$	960
Consumer	\$	1	\$	1	\$	_	\$	11	\$	_

Note 4. Loans (Continued)

	December 31,		
	2009	2008	
Year-end impaired loans for which an allowance has been provided	\$129,655	\$36,754	
Year-end impaired loans for which no allowance has been provided	35,923	1,880	
Total impaired loans	\$165,578	\$38,634	
Allowance for loan loss allocated to impaired loans	\$26,717	\$8,357	
Average recorded investment in impaired loans	116,260	19,156	
Interest income recognized from impaired loans	11,376	1,760	
Cash basis interest income recognized from impaired loans	9,322	1,803	

Due to the economic conditions facing many of its customers, the Company determined that there were \$56.5 million of loans that were classified as impaired but were considered to be performing loans at December 31, 2010.

The following table represents activity related to loan portfolio aging:

		– 59 days oast due	60 -89 ays past due	p	90 days ast due or onaccrual	Т	otal Past Due	Current	Total Loans	Inv 9	ecorded vestment 0 days ecruing
Dec. 31, 2010	,										8
Commercial											
Closed end	\$	225	\$ 1	\$	321	\$	547	\$ 40,756	\$ 41,303	\$	_
Line of credit					4,089		4,089	41,834	45,923		
Agricultural & AGRE		58	_		89		147	44,142	44,289		_
CRE – construction,											
land & develop		1,856	2,664		36,355		40,875	31,203	72,078		_
CRE – all other											
Owner occupied		633	217		12,361		13,211	139,182	152,393		_
Non-owner											
occupied		1,194	_		12,765		13,959	175,856	189,815		
Residential – 1-4 family											
Senior lien		2,111	866		3,143		6,120	108,473	114,593		58
Junior lien & lines											
of credit		862	300		566		1,728	56,345	58,073		
Consumer		2	2		_		4	3,400	3,404		_
Total	\$	6,941	\$ 4,050	\$	69,689	\$	80,680	\$ 641,191	\$ 721,871	\$	58

The following tables represent data for nonperforming loans:

	December 31,		
		2010	
Commercial			
Closed end	\$	321	
Line of credit		4,088	
Agricultural & AGRE		89	
CRE – construction, land & development		36,355	
CRE – all other			
Owner occupied		12,361	
Non-owner occupied		12,765	
Residential – 1-4 family			
Senior lien		3,085	
Junior lien & lines of credit		567	
Consumer		_	
Total	\$	69,631	

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Note 4. Loans (Continued)

	December 31,		
	2009	2008	
	ф	ф	
Loans past due over 90 days still on accrual	\$—	\$ 	
Nonaccrual loans	80,121	10,318	
Trouble Debt Restructuring	743	_	
Total Nonperforming Loans	\$80,864	\$10,318	

Nonperforming loans include both smaller balance homogeneous loans that are collectively evaluated for impairment and individually classified impaired loans.

Loans made to executive officers, directors, and their affiliates during 2010 were as follows:

Balance at December 31, 2009	\$3,005
New loans, extensions, and modification	591
Repayments	(1,366)
Effect of changes in composition of related parties	435
Balance at December 31, 2010	\$2,665

Note 5. Fair Value

The Company measures, monitors, and discloses certain of its assets and liabilities on a fair value basis. 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.

The Company maximizes the use of observable inputs and minimizes the use of unobservable inputs when measuring fair value. Fair value guidance establishes a fair value hierarchy that prioritizes the inputs used to measure fair value into three broad levels based on the reliability of the input assumptions. The hierarchy gives the highest priority to level 1 measurements and the lowest priority to level 3 measurements and the categorization of where an asset or liability falls within the hierarchy is based on the lowest level of input that is significant to the fair value measurement. The three levels of the fair value hierarchy are defined as follows:

Level 1 – Unadjusted quoted prices for identical assets or liabilities traded in active markets.

Level 2 – Observable inputs other than level 1 prices, such as quoted prices for similar instruments; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the asset or liability.

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

The Company used the following methods and significant assumptions to estimate the fair value of each type of financial instrument:

Securities

Available for Sale Securities. The fair value of securities available for sale is determined by obtaining quoted prices on nationally recognized securities exchanges (Level 1 inputs) or matrix pricing, which is a mathematical technique widely used in the industry to value debt securities without relying exclusively on quoted prices for the specific securities but rather by relying on the securities' relationship to other benchmark quoted securities (Level 2 inputs). If the securities could not be priced using quoted market prices, observable market activity or comparable trades, the financial market was considered not active and the assets were classified as Level 3.

Note 5. Fair Value (Continued)

Pooled Trust Preferred Collateralized Debt Obligations ("CDO"). The assets included in Level 3 are CDOs. These securities were historically priced using Level 2 inputs. However, in 2008, the decline in the level of observable inputs and market activity for trust preferred CDOs by the measurement date was significant and resulted in unreliable external pricing. As such, the Company uses an internal other-than-temporary impairment ("OTTI") evaluation model to compare the present value of expected cash flows to the previous estimate to ensure there are no adverse changes in cash flows during the quarter. The OTTI model considers the structure and term of each CDO and the financial condition of the underlying issuers. Specifically, the model details interest rates, principal balances of note classes and underlying issuers, the timing and amount of interest and principal payments of the underlying issuers, and the allocation of the payments to the note classes. The current estimate of expected cash flows is based on the most recent trustee reports and any other relevant market information including announcements of interest payment deferrals or defaults of underlying trust-preferred securities. Assumptions used in the model include expected future default rates and prepayments.

We assume no recoveries on defaults and treat all interest payment deferrals as defaults. In addition, we use the model to "stress" each CDO, or make assumptions more severe than expected activity, to determine the degree to which assumptions could deteriorate before the CDO could no longer fully support repayment of the Company's note class.

Each issuer in the tranche was analyzed using the Fitch ratings for the quarter and key financial data so that the issuer in each tranche can be divided between a pool of "performing" company and "under-performing" company. A factor is applied to the under-performing company for each quarter to project additional defaults and deferrals to be factored into the cash flow model. Three internal scenarios were developed that had different assumptions regarding the impact of the economic environment on additional defaults and deferrals for the upcoming quarters. On average, the additional deferrals for a specific CDO that were factored in to our calculation were approximately 5% of the performing balance of the instrument across the three scenarios. All of the additional deferrals for the three scenarios are factored in to the cash flow for each tranche. A discount factor to be applied to the London Interbank Offered Rate ("LIBOR") was developed for each specific tranche and incorporated to arrive at the discount rate for the CDO. The factor applied ranged from 200 basis points to 600 basis points based on the rating of the CDO and its gross-up factor for risk based capital. These rates were applied to calculate the net present value of the cash flows. The results of the three net present value calculations were weighted based on their likelihood of occurring. The scenarios were weighted 35%, 47% and 18%.

Finally, an independent valuation of our portfolio was obtained. This was weighted as the final overall step to arrive at our valuation for December 31, 2010 using 55% for the internal weighting and 45% for the external one. Due to market conditions as well as the limited trading activity of these securities, the market value of the securities is highly sensitive to assumption changes and market volatility.

At December 31, 2010, the Company held seven pooled trust preferred CDOs with an amortized cost of \$8.6 million (after fourth quarter 2010 credit impairment). These securities were rated high quality (A3 and above) at inception, but at December 31, 2010, these securities were rated as Ca, which are defined as highly speculative and/or default, with some recovery; and C, which is the lowest rating. The issuers in these securities are primarily banks, but some of the pools do include a limited number of insurance companies.

Note 5. Fair Value (Continued)

The Company performed an analysis including evaluation for OTTI for each of the seven CDOs. During full-year 2010, our model indicated OTTI on five CDOs, with an aggregate cost basis (after impairment) of \$4.3 million. Total impairment for these five CDOs was \$4.7 million. Management has determined that the remaining CDOs are deemed to be only temporarily impaired at year-end due to the projected cash flows adjusted for the possible further deterioration is sufficient to return the outstanding principal balance with interest at the stated rate. Specific ratings of our CDOs that have incurred OTTI during 2010 are listed below:

Issue	Tranche	Α	Gross Amortized Cost	F	Fair Value	G	Gross Unrealized ains/(Losse		Ratings as of Dec 31, 2010 Moody's/S&P	Ratings as of Dec 31, 2009 Moody's/S&P
PreTSL VIII	B-1/B-2		616		342		(274)	C / NR	C/NR
PreTSL XII	B-1		2,807		1,037		(1,771)	Ca / NR	Ca / NR
PreTSL XIII	B-3		455		224		(231)	Ca / NR	Ca / NR
PreTSL XVI	В		306		63		(242)	Ca / NR	Ca / NR
PreTSL XXIV	C-2		109		24		(85)	Ca / NR	Caa3 / NR
		\$	4,293	\$	1,690	\$	(2,603)		

Private Label CMOs. Private label CMOs were also evaluated using management's internal analysis process. These securities were rated high quality (A3 and above) at inception and are primarily supported by prime collateral, although the RAST Series security has some alt-a collateral support. During full-year 2010, our model indicated OTTI on three CMOs, with an aggregate cost basis (after impairment) of \$4.9 million. Total impairment for these three CMOs was \$0.3 million. Specific ratings of our CMOs that have incurred OTTI are listed below:

									Ratings as	Ratings as
							Gross		of Dec 31,	of Dec 31,
						J	Jnrealized		2010	2009
			Gross				Gains/		Moody's/	Moody's/
Issue	Tranche	Am	ortized Cost	I	Fair Value		(Losses)		S&P	S&P
RAST Series	A3	\$	1,049	\$	1,081	\$	32		NR / CCC	NR / CCC
BOAMS	A10		2,636		2,559		(77)	NR / BBB	NR / AAA
WFMBS Series	2A6		1,258		1,296		38		Ba2 / NR	Baa3 / NR
		\$	4,943	\$	4,936	\$	(7)		

Single Issue Trust Preferred. During the third quarter of 2010, the Company purchased \$3.8 million of single-issue trust preferred securities that are classified as available for sale. With respect to these securities, the Company looks at rating agency actions, payment history, the capital levels of the banks and the financial performance as filed in regulatory reports.

The Company's unrealized losses on other securities relate primarily to its investment in CDO securities. The decline in fair value is primarily attributable to temporary illiquidity and the financial crisis affecting these markets and not

necessarily the expected cash flows of the individual securities. Due to the illiquidity in the market, it is unlikely that the Company would be able to recover its investment in these securities if the Company sold the securities at this time. The Company does not intend to sell these securities nor is it more likely than not the Company will be required to sell these securities before its anticipated recovery.

Other Real Estate Owned ("OREO")

Other real estate owned includes properties acquired in partial or total satisfaction of certain loans. Properties are initially recorded at fair value, which represents the estimated sales price of the properties on the date acquired less estimated selling costs, establishing a new cost basis. Any write-downs in the carrying value of a property at the time of acquisition are charged against the allowance for loan losses. Management periodically reviews the carrying value of other real estate owned. Any write-downs of the properties subsequent to acquisition, as well as gains or losses on disposition and income or expense from the operations of other real estate owned, are recognized in operating results in the period they are realized.

Note 5. Fair Value (Continued)

Assets and Liabilities Measured at Fair Value on a Recurring Basis

The following table summarizes, by measurement hierarchy, the various assets and liabilities of the Company that are measured at fair value on a recurring basis:

	Carrying Amount	Quoted Prices in Active Markets For Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
December 31, 2010		,	,	,
U.S. government agencies	\$ 7,085	\$ —	\$ 7,085	\$ —
State and political subdivisions	28,348	_	28,348	_
U.S. government agency residential				
mortgage-backed securities	147,846	_	147,846	_
Collateralized mortgage obligations:				
Agency	20,735	_	20,735	
Private Label	4,936	<u>—</u>	_	4,936
Equities	2,254		2,254	_
Collateralized debt obligations:				
Single Issue	3,849	_	3,849	_
Pooled	4,422	_	_	4,422
Available-for-sale securities	\$ 219,475	\$ —	\$ 210,117	\$ 9,358
	Carrying Amount	Quoted Prices in Active Markets For Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
December 31, 2009				
U.S. government agencies	\$ 3,966	\$ —	\$ 3,966	\$ —
State and political subdivisions	36,541	_	36,541	_
U.S. government agency residential				
mortgage-backed securities	198,183	_	198,183	_
Collateralized mortgage obligations:				
Agency	3,261	_	3,261	_
Private Label	11,165		1,376	9,789
Equities	1,898	_	1,898	_

Collateralized debt obligations						
Single Issue						
Pooled	9,758			_		9,758
Available-for-sale securities	\$ 264,772	\$ 	\$	245,225	\$	19,547
82.						

Note 5. Fair Value (Continued)

Assets and Liabilities Measured at Fair Value on a Recurring Basis Using Significant Unobservable Inputs

The following table reconciles the beginning and ending balances of the assets of the Company that are measured at fair value on a recurring basis using significant unobservable inputs. There currently are no liabilities of the Company that are measured at fair value on a recurring basis using significant unobservable inputs.

	Securities Available for Sale								
		20	10		2009				
	CDO's		CMO's		CDO's		CMO'	S	
Beginning balance, January 1,	\$9,758		\$9,789		\$19,848		\$ —		
Transfers into Level 3	_		_				10,655		
Total gains or losses (realized/unrealized)									
included in earnings									
Security impairment	(4,745)	(276)	(12,191)	(415)	
Payments received			(4,705)			(153)	
Other changes in fair value	123		(1)			_		
Included in other comprehensive income	(714)	129		2,101		(451)	
Ending Balance, December 31,	\$4,422		\$4,936		\$9,758		\$9,789		

Assets Measured at Fair Value on a Non-Recurring Basis

The following table summarizes, by measurement hierarchy, financial assets of the Company that are measured at fair value on a non-recurring basis.

		Quoted		
		Prices in		
		Active	Significant	
		Markets	Other	Significant
		For Identical	Observable	Unobservable
	Carrying	Assets	Inputs	Inputs
	Amount	(Level 1)	(Level 2)	(Level 3)
December 31, 2010				
Impaired loans				
Commercial	\$1,715	\$ —	\$—	\$ 1,715
Agricultural & AGRE	4,120	_	_	4,120
Construction, land & development	31,666	_	_	31,666
Commercial RE	23,036	_	_	23,036
1-4 family residential	10,264	_	_	10,264
OREO property				
Construction, land & development	9,317	_	_	9,317
Commercial RE	3,284		_	3,284

1-4 family residential	178	_	_	178
December 31, 2009				
Impaired loans	\$102,938	\$ —	\$—	\$ 102,938
OREO property	11,107			11,107

The fair value of impaired loans with specific loan loss allocations is generally based on the most recent real estate appraisals, with further discounts applied, or discounted cash flows. Appraisals may utilize a single valuation approach or a combination of approaches including comparable sales and the income approach. Judgments used to determine appraised values can be subjective, discounts applied can be significant, as the timing of expected cash flows can be fluid. All of these factors result in a Level 3 classification of the inputs for determining fair value.

Impaired loans had a carrying amount of \$88.5 million with a specific loan loss allocations of \$17.7 million in 2010, resulting in an additional provision for loan losses of \$9.1 million for the period. In 2009, they had a carrying amount of \$129.7 million with a valuation allowance of \$26.7 million, resulting in an additional provision for loan losses of \$17.7 million for that period. The majority of our impaired loans are collateralized by real estate.

Note 5. Fair Value (Continued)

During 2010, OREO properties with a carrying value of \$16.9 million were written down to their fair value of \$12.8 million, resulting in a charge to earnings of \$4.1 million. This compares to 2009 when OREO properties with a carrying value of \$17.3 million were written down to their fair value of \$16.2 million, which resulted in a charge to earnings of \$1.1 million during the year.

The Methods and Assumptions Used to Estimate Fair Value

The carrying amount is the estimated fair value for cash and due from banks, federal funds sold, short-term borrowings, accrued interest receivable and payable, demand deposits, short-term debt, and variable rate loans or deposits that reprice frequently and fully. Security fair values are based on the methods described above. The carrying value and fair value of the subordinated debentures issued to capital trusts are estimated using market data for similarly risk weighted items to value them. For fixed rate loans or deposits and for variable rate loans or deposits with infrequent repricing or repricing limits, the fair value is based on discounted cash flows using current market rates applied to the estimated life and credit risk. Fair values for impaired loans are estimated using discounted cash flow analysis or underlying collateral values. The fair value of loans held for sale is based on market quotes. The fair value of debt and redeemable stock is based on current rates for similar financing. It was not practicable to determine the fair value of the restricted securities due to restrictions placed on its transferability. The fair value of off-balance-sheet items is based on the current fees or cost that would be charged to enter into or terminate such arrangements.

The estimated fair values of the Company's financial instruments at December 31 are as follows:

	December 31,				
	2	010	20	009	
	Carrying	Fair	Carrying	Fair	
	Amount	Value	Amount	Value	
Financial assets					
Cash and cash equivalents	\$82,945	\$82,945	\$56,452	\$56,452	
Securities	219,475	219,475	264,772	264,772	
Restricted securities	10,470	N/A	10,711	N/A	
Net loans	690,360	657,529	844,186	808,446	
Accrued interest receivable	3,860	3,860	4,709	4,709	
Financial liabilities					
Deposits	931,105	935,371	1,054,689	1,059,766	
Federal funds purchased and securities sold					
under agreements to repurchase	16,188	16,188	16,225	16,225	
Federal Home Loan Bank advances	71,059	73,170	86,261	87,727	
Notes payable	10,623	10,796	10,796	9,092	
Subordinated debentures	20,620	9,865	20,620	11,383	
Series B mandatory redeemable preferred					
stock	268	268	268	268	
Accrued interest payable	3,962	3,962	4,051	4,051	

Other assets and liabilities of the Company that are not defined as financial instruments are not included in the above disclosures, such as property and equipment. In addition, nonfinancial instruments typically not recognized in financial statements nevertheless may have value but are not included in the above disclosures. These include, among other items, the estimated earning potential of core deposit accounts, the earnings potential of loan servicing rights, the earnings potential of the trust operations, customer goodwill and similar items.

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Note 6. Loan Sales and Servicing

Loans held for sale at year end related to our secondary mortgage market activities, located in the "Loans" section of our balance sheet, are as follows:

	Dece	mber 31,
	2010	2009
Loans held for sale	\$1,718	\$1,512
Less: Allowance to adjust to lower of cost or fair value		_
Loans held for sale	\$1,718	\$1,512

The following summarizes the secondary mortgage market activities:

	Yea	Years Ended December 31,			
	2010	0 2009 2008			
Proceeds from sales of mortgage loans	\$82,394	\$132,758	\$72,101		
Gain on sales of mortgage loans	\$1,784	\$2,232	\$1,116		

Mortgage loans serviced for others are not included in the accompanying consolidated balance sheet. The unpaid principal balances of these loans are summarized as follows:

	December 31,		
	2010	2009	
Federal Home Loan Mortgage Corporation	\$57,906	\$75,438	
Federal National Mortgage Association	271,040	265,484	
IHDA	_	1,357	
	\$328,946	\$342,279	

Custodial escrow balances maintained in connection with the foregoing loan servicing were approximately \$2.6 million and \$2.2 million at December 31, 2010 and 2009, respectively.

Following is an analysis of the changes in originated mortgage servicing rights:

	\	Years Ended December 31,				
	2010		2009		2008	
Balance at beginning of year	\$2,885		\$2,890		\$3,161	
Originated mortgage servicing rights	452		821		211	
Mortgage servicing valuation allowance	(225)	_			
Amortization	(687)	(826)	(482)
Balance at end of year	\$2,425		\$2,885		\$2,890	

Management periodically evaluates assets for impairment. For purposes of measuring impairment, servicing assets are stratified by loan type. Impairment is recognized if the carrying value of servicing assets exceeds the fair value of the

stratum. The fair value of capitalized mortgage servicing rights was \$2.7 million and \$2.9 million at December 31, 2010 and 2009, respectively. Fair value was determined using discount rates ranging from 9.50% to 17.00% and prepayment speeds ranging from 15.55% to 17.11% depending on the stratification of the specific right.

Estimated amortization expense for each of the next five years is as follows:

2011	\$430
2012	420
2013	405
2014	400
2015	410

Note 7. Premises and Equipment

Premises and equipment consisted of:

	December 31,		
	2010	2009	
Land	\$9,183	\$9,778	
Buildings	20,419	22,789	
Furniture and equipment	22,212	22,696	
Construction in process	25	37	
	51,839	55,300	
Less accumulated depreciation	26,152	25,040	
	\$25,687	\$30,260	

Depreciation expense on premises and equipment totaled \$2.4 million in 2010, \$2.6 million in 2009, and \$2.8 million in 2008.

During 2010, the Bank completed the sale of one branch and one operations building. These transactions reduced premises and equipment by \$2.4 million and generated gains on sale of \$1.4 million.

During 2008, the Company disposed of three buildings and abandoned leasehold improvements related to an exited lease contract. These actions resulted in a \$0.5 million decrease of Premises and Equipment during the period.

Note 8. Participation in the Treasury Capital Purchase Program

On January 9, 2009, as part of the Troubled Asset Relief Program ("TARP") Capital Purchase Program, the Company entered into a Letter Agreement and Securities Purchase Agreement (collectively, the "Purchase Agreement") with the United States Department of the Treasury ("U.S. Treasury"), pursuant to which the Company sold 32,668 shares of newly authorized Fixed Rate Cumulative Perpetual Preferred Stock, Series C, par value \$1.00 per share and liquidation value \$1,000 per share (the "Series C Preferred Stock") and also issued warrants (the "Warrants") to the U.S. Treasury to acquire an additional 508,320 shares of the Company's common stock at an exercise price of \$9.64 per share.

The Series C Preferred Stock qualifies as Tier 1 capital and will pay cumulative dividends at a rate of 5% per annum for the first five years, and 9% per annum thereafter. The Series C Preferred Stock may be redeemed by the Company at any time subject to consultation with the Federal Reserve. The Series C Preferred Stock is not subject to any contractual restrictions on transfer.

Pursuant to the terms of the Purchase Agreement, the ability of the Company to declare or pay dividends or distributions on, or purchase, redeem or otherwise acquire for consideration, shares of its Common Stock will be subject to restrictions, including a restriction against increasing dividends from the last quarterly cash dividend per share (\$0.14) declared on the common stock prior to October 28, 2008. The redemption, purchase or other acquisition of trust preferred securities of the Company or its affiliates also will be restricted. These restrictions will terminate on

the earlier of (a) the third anniversary of the date of issuance of the Preferred Stock or (b) the date on which the Preferred Stock has been redeemed in whole or the U.S. Treasury has transferred all of the Preferred Stock to third parties.

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Note 8. Participation in the Treasury Capital Purchase Program (Continued)

The Purchase Agreement also subjects the Company to certain of the executive compensation limitations included in the Emergency Economic Stabilization Act of 2008 (the "EESA"). In this connection, as a condition to the closing of the transaction, the Company's Senior Executive Officers (as defined in the Purchase Agreement) (the "Senior Executive Officers"), (i) voluntarily waived any claim against the U.S. Treasury or the Company for any changes to such officer's compensation or benefits that are required to comply with the regulation issued by the U.S. Treasury under the TARP Capital Purchase Program and acknowledged that the regulation may require modification of the compensation, bonus, incentive and other benefit plans, arrangements and policies and agreements as they relate to the period the U.S. Treasury owns the Preferred Stock of the Company; and (ii) entered into a letter with the Company amending the Benefit Plans with respect to such Senior Executive Officers as may be necessary, during the period that the Treasury owns the Preferred Stock of the Company, as necessary to comply with Section 111(b) of the EESA.

On August 10, 2009, the Company announced that it would defer scheduled dividend payments on the Series C, fixed rate cumulative, perpetual preferred stock. The Company is accruing the dividends in accordance to GAAP and the terms of the program at December 31, 2010 and 2009, the amounts accrued are \$2.7 million and \$1.0 million. The Company may, at its option, with regulatory concurrence, redeem the deferred securities at their liquidation preference plus accrued and unpaid dividends at any time.

Both the preferred securities and the warrant are accounted for as components of regulatory Tier 1 capital. Per accounting guidelines, the Company is accreting the discount for this instrument.

Note 9. Goodwill and Intangible Assets

Goodwill

Goodwill is tested annually for impairment using a two-step process that begins with an estimation of the fair value of a reporting unit, which for the Company is the Bank. The first step is a screen for potential impairment and the second step measures the amount of impairment, if any.

Based upon impairment testing in the second quarter of 2009, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. Centrue Bank experienced operating losses driven by the deterioration in the real estate markets and OTTI losses on trust preferred CDOs. The operating losses and the effects of the current economic environment on the valuation of financial institutions and the capital markets had a significant, negative effect on the fair value of Centrue Bank. As a result of applying the second step of the impairment test, Centrue Bank recorded goodwill impairment of \$8.5 million in 2009.

Based upon impairment testing in the fourth quarter of 2009, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. The results of the second step test indicated no additional impairment as the fair value of the balances supported the level of goodwill carried.

Based upon impairment testing in the fourth quarter of 2010, Centrue Bank indicated potential impairment and was subjected to the second step of goodwill impairment testing. As a result of applying the second step of the impairment test, all remaining goodwill associated with our banking operations was fully impaired, totaling \$15.9 million.

The change in balance of goodwill during the year is as follows:

	December 31,				
		2010		2009	
Beginning of year	\$	15,880	\$	24,494	
Goodwill impairment due to sale of Wealth Management				(163)
Goodwill impairment		(15,880)		(8,451)
•					
End of year	\$	_	\$	15,880	

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Note 9. Goodwill and Intangible Assets (Continued)

Acquired Intangible Assets

Acquired intangible assets were as follows as of year-end:

		2010)			2009	
	Gross Carrying Amount			cumulated nortization	Gross Carrying Amount		 cumulated nortization
Amortized intangible assets:							
Core deposit intangibles	\$ 14,124		\$	8,412	\$ 14,124		\$ 7,154
Other customer relationship							
intangibles	_				_		
Missouri charter	581				581		
Total	\$ 14,705		\$	8,412	\$ 14,705		\$ 7,154

Aggregate amortization expense was \$1.3 million, \$1.5 million, and \$1.9 million for 2010, 2009, and 2008, respectively.

Estimated amortization expense for subsequent years is as follows:

2011	\$ 1,029
2012	951
2013	951
2014	951
2015	951
Thereafter	879

Note 10. Deposits

Deposit account balances by type are summarized as follows:

	December 31,			
		2010		2009
Non-interest-bearing demand deposit	\$	118,667	\$	119,313
Savings, NOW, and money market accounts		304,619		337,918
Time deposits of \$100 or more		203,673		236,009
Other time deposits		304,146		361,449
	\$	931,105	\$	1,054,689

At December 31, 2010, the scheduled maturities of time deposits are as follows:

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Year	Amount
2011	\$ 345,791
2012	111,010
2013	8,186
2014	13,539
2015	29,200
Thereafter	93
	\$ 507,819

Note 10. Deposits (Continued)

Time certificates of deposit in denominations of \$100 or more mature as follows:

	December 31,				
	2010	2009			
3 months or less	\$ 27,629	\$	58,557		
Over 3 months through 6 months	42,794		35,790		
Over 6 months through 12 months	41,232		56,334		
Over 12 months	92,018		85,328		
	\$ 203,673	\$	236,009		

At December 31, 2010 and 2009, brokered deposits account for \$71.2 million and \$66.5 million, respectively, of the totals from the table above and the majority of their maturities fell into the "Over twelve months" category in each year. Deposits from principal officers, directors and their affiliates at year end 2010 and 2009 were \$1.6 million and \$1.8 million.

Note 11. Securities Sold Under Agreements to Repurchase

Securities sold under agreements to repurchase are financing arrangements that generally mature within 90 days. Repurchase agreements are secured by U.S. Treasury and U.S. Agency securities and, if required, are held in third party pledge accounts. At maturity, the securities underlying the agreements are returned to the Company. Securities sold under agreements to repurchase are secured by mortgage-backed securities with a carrying value of \$16.2 million at year-end 2010 and 2009. The securities underlying the agreements remain in the respective asset accounts. As of December 31, 2010, the Company did not have amounts at risk under repurchase agreements with any individual counterparty or group of counterparties that exceeded 10% of stockholders' equity. Information concerning securities sold under agreements to repurchase is summarized as follows:

	2010		2009	
Average daily balance during the year	\$ 13,484		\$ 27,631	
Average interest rate during the year	0.33	%	0.51	%
Maximum month-end balance during the year	16,188		40,709	
Weighted average interest rate at year-end	0.25	%	0.61	%

Note 12. Subordinated Debentures

The Company has two \$10.0 million trust preferred issuances that were issued in April 2004 and April 2007 in cumulative trust preferred securities through special-purpose trusts Centrue Statutory Trust II (Trust II) and Centrue Statutory Trust III (Trust III). The proceeds of the offerings were invested by the trusts in junior subordinated deferrable interest debentures of Trust II and Trust III totaling \$20.6 million. Trust II and Trust III are wholly-owned subsidiaries of the Company, and their sole assets are the junior subordinated deferrable interest debentures.

Distributions are cumulative and are payable quarterly at a variable rate of 2.65% over the LIBOR rate of 0.25% for Trust II and a 6.67% fixed rate for Trust III, respectively, (at a rate of 2.90% and 6.67% at December 31, 2010) per annum of the stated liquidation amount of \$1,000 per preferred security. The interest rate for the Trust III debentures is fixed for five years and then transitions to a variable rate that is 1.65% over the LIBOR rate. Interest expense on the trust preferred securities was \$1.1 million for each of the years ended December 31, 2010 and 2009. During the third quarter of 2009, the Company began deferring the interest payments on these instruments. All interest is accrued as of December 31, 2010. At December 31, 2010 and 2009, the amounts accrued are \$1.6 million and \$0.5 million. The obligations of the trust are fully and unconditionally guaranteed, on a subordinated basis, by the Company.

Note 12. Subordinated Debentures (Continued)

The trust preferred securities for the Trust II are redeemable upon the maturity of the debentures on April 22, 2034, or to the extent of any earlier redemption of any debentures by the Company, and are callable beginning April 22, 2009. The trust preferred securities for Trust III are redeemable upon the maturity of the debentures on April 19, 2037, or to the extent of any earlier redemption of any debentures by the Company, and are callable beginning April 19, 2012. Holders of the capital securities have no voting rights, are unsecured, and rank junior in priority of payment to all of the Company's indebtedness and senior to the Company's capital stock. For regulatory purposes, the trust preferred securities qualify as Tier 1 capital subject to certain provisions.

In accordance with accounting guidelines, the trusts are not consolidated with the Company's consolidated financial statements, but rather the subordinated debentures are shown as a liability and the Company's investment in the common stock for the trusts of \$0.6 million is included in other assets.

Note 13. Borrowed Funds

At December 31, 2010 and 2009, \$3.0 million and \$8.0 million of FHLB advances have various call provisions. The Company maintains a collateral pledge agreement covering secured advances whereby the Company had \$102.1 million collateral credited to the Company by the FHLB. This amount consists of pledged securities of \$73.1 million earning us a collateral credit of \$70.0 million. Additionally, the Company has pledged \$53.6 million of first mortgage loans on improved residential and mixed use farm property free of all other pledges, liens, and encumbrances (not more than 90 days delinquent). The FHLB credits the Company \$32.1 million for these. The Company has no variable rate advances at year-end 2010 and 2009. The advances are at fixed rates ranging from 2.15% to 4.90% at year-end 2010 and 0.42% to 4.90% at year-end 2009.

The scheduled maturities of advances from the FHLB at December 31, 2010 and 2009 are as follows:

Term note (\$250) from Cole Taylor; interest due quarterly at the

90-day LIBOR plus 2.95% with a floor of 6.50%. The balance is

		20	10		20	009	
	Average			Ave	rage		
	Interest			Inte	rest		
Year	Rate		Amo	unt Ra	ite		Amount
2010	_		\$ —	1.3	31 %	\$	15,200
2011	2.78	%	48,0	000 2.	78		48,000
2012	2.15		3,00	00 2.	15		3,000
2013	4.61		59	4.0	51		61
2014	3.00		15,0	000 3.0	00		15,000
2015	_			_			
Thereafter	4.37		5,00	00 4	37		5,000
	2.91	%	\$ 71,0	059 2.	72 %	\$	86,261
Notes payable consisted of the following	ng at Decemb	oer 31,	, 2010 and	2009:			

2010

250

40

2009

250

due at maturity of March 31, 2015; secured by 100% of the stock of Centrue Bank.		
Subordinated debt note (\$10,000) from Cole Taylor; interest due quarterly at the 90-day LIBOR plus 2.95%. The balance is due at maturity of March 31, 2015; the debt is unsecured and intended to qualify as tier II capital for regulatory purposes.	10,000	10,000
A note to an individual related to a prior acquisition. The original amount was \$2,000. The note was entered into on October 23,		

373

\$

10,623

546 10,796

\$

2002 and carries an imputed interest of 5.25%. The note matures

90.

on October 24, 2012.

Note 13. Borrowed Funds (Continued)

As of December 31, 2010, the Company has \$10.3 million outstanding per a loan agreement dated March 31, 2008. This original agreement was entered into with Bank of America and consisted of three credit facilities: a secured revolving line of credit, a secured term facility, and a subordinated debt. In February 2009, the loan agreement on the revolving line of credit was amended resulting in an aggregate principal amount of \$20.3 million. The first credit facility consisted of a \$10.0 million secured revolving line of credit which matured on June 30, 2009 and was not renewed by Bank of America. The second credit facility consists of a \$0.3 million secured term facility, which will mature in March 31, 2015. The third credit facility consists of \$10.0 million in subordinated debt, which also matures in March 31, 2015. On December 14, 2009, Bank of America transferred to Cole Taylor Bank all rights, title, interest in to and under the loan agreements dated March 31, 2008. Repayment of each of the remaining two credit facilities is interest only on a quarterly basis, with the principal amount of the loan due at maturity. The term credit facility is secured by a pledge of the stock of the Bank. The subordinated debt credit facility is unsecured and is intended to qualify as Tier II capital for regulatory purposes. The Company requires regulatory approval in order to make the quarterly interest payments under our debt agreements, refer to Note 18.

At December 31, 2010, the loan agreement contains customary covenants, including but not limited to, the Company and the Bank's maintenance of its status as well-capitalized, the Bank's maximum nonperforming assets to primary capital below 90%, and the Bank's minimum loan loss reserves to total loans of 3.00%. As a result of falling below well-capitalized levels, the Company was in violation of certain loan covenants at December 31, 2010. All payments remain current under the facility and the Company received a waiver of these covenants.

On March 7, 2011, the Company entered into an amendment with the lender, which modified the covenant relating to capitalization at the parent and bank level so that the Company returned to full compliance with the terms of its credit agreement. The amendment contains customary covenants, including but not limited to, the Company and the Bank's maintenance of its status as adequately capitalized and the Bank's minimum loan loss reserves to total loans of 3.00%.

Additionally, the Company has a note outstanding to an individual with an imputed interest rate of 5.25% maturing October 24, 2012 from a prior acquisition. The balance as of December 31, 2010 and December 31, 2009 was \$0.4 million and \$0.5 million, respectively.

Information concerning borrowed funds is as follows:

	Years Ended December 31,							
	2010	2009	2008					
Federal Funds Purchased								
Year-end balance	\$ —	\$—	\$19,200					
Maximum month-end balance during the year		8,600	35,700					
Average balance during the year	28	1,039	8,991					
Weighted average interest rate for the year	0.82	% 0.71	% 2.54	%				
Weighted average interest rate at year end	N/A	N/A	0.45	%				
Advances from the Federal Home Loan Bank								
Maximum month-end balance during the year	\$86,161	\$140,283	\$140,285					
Average balance during the year	77,031	87,547	119,800					

Weighted average interest rate for the year	2.94	%	2.62	%	2.74	%
Weighted average interest rate at year end	2.91	%	2.72	%	1.69	%
Notes Payable						
Maximum month-end balance during the year	\$10,796		\$19,826		\$24,016	
Average balance during the year	10,722		11,740		19,628	
Weighted average interest rate for the year	3.46	%	4.04	%	5.24	%
Weighted average interest rate at year end	2.87	%	3.38	%	5.77	%

Note 14. Income Taxes

Income tax expense (benefit) consisted of:

	Years Ended December 31,								
		2010 2009					2008		
Federal									
Current	\$	(2,507)	\$	(3,839)	\$	4,182	
Deferred		(9,154)		(13,756)		(1,911)
		(11,661)		(17,595)		2,271	
State									
Current		(46)		(1,052)		661	
Deferred		(1,951)		(2,587)		(166)
		(1,997)		(3,639)		495	
Change in valuation allowance		30,318			_			_	
	\$	16,660		\$	(21,234)	\$	2,766	

The Company's income tax expense differed from the statutory federal rate of 34% as follows:

	Years Ended December 31,								
		2010			2009			2008	
Expected income taxes	\$	(16,709)	\$	(20,166)	\$	3,113	
Income tax effect of									
Change in valuation allowance		30,318			_			_	
Interest earned on tax-free investments and									
loans		(415)		(513)		(646)
Nondeductible interest expense incurred to									
carry tax-free investments and loans		34			51			82	
Nondeductible amortization		_						40	
State income taxes, net of federal tax benefit		(1,318)		(2,402)		327	
Building donation		(91)		(61)		_	
Earnings on Bank-owned life insurance		(358)		(338)		(329)
Nondeductible goodwill impairment		5,399			2,225			_	
Stock option expense		34			39			53	
Nondeductible meals and health club dues		20			31			45	
Other		(254)		(100)		81	
	\$	16,660		\$	(21,234)	\$	2,766	

Note 14. Income Taxes (Continued)

The significant components of deferred income tax assets and liabilities consisted of:

	December 31,					
		2010			2009	
Deferred tax assets						
Allowance for loan losses	\$	12,172		\$	15,801	
Other-than-temporary impairment on securities		7,865			5,926	
Deferred compensation, other		163			274	
Stock based expense		176			227	
Net operating loss carryforwards		11,480			1,773	
Securities available for sale		508			_	
Deferred tax credits		693			148	
OREO valuation allowance		1,989			408	
Donation carryforward		340			154	
Other		186			179	
Total deferred tax assets		35,572			24,890	
Deferred tax liabilities						
Depreciation	\$	(27)	\$	(581)
Adjustments arising from acquisitions		(1,577)		(1,695)
Mortgage servicing rights		(937)		(1,114)
Securities available-for-sale		_			(278)
Federal Home Loan Bank dividend received in stock		(783)		(783)
Deferred loan fees & costs		(414)		(500)
Prepaid expenses		(361)		(355)
Total deferred tax liabilities		(4,099)		(5,306)
Valuation allowance		(31,473)		(370)
Net deferred tax assets	\$				19,214	

In accordance with current income tax accounting guidance, the Company assessed whether a valuation allowance should be established against their deferred tax assets (DTAs) based on consideration of all available evidence using a "more likely than not" standard. The most significant portions of the deductible temporary differences relate to (1) the allowance for loan losses and (2) fair value adjustments or impairment write-downs related to securities.

In assessing the need for a valuation allowance, both the positive and negative evidence about the realization of DTAs were evaluated. The ultimate realization of DTAs is based on the Company's ability to carryback net operating losses to prior tax periods, tax planning strategies that are prudent and feasible, the reversal of deductible temporary differences that can be offset by taxable temporary differences and future taxable income.

After evaluating all of the factors previously summarized and considering the weight of the positive evidence compared to the negative evidence, the Company has determined a full valuation adjustment was necessary as of December 31, 2010. A three year cumulative loss position and continued near-term losses represent negative evidence that cannot be overcome with future taxable income. A total of \$31.1 million in valuation adjustments was recorded

during the year. Of this amount \$30.3 million of the valuation was recorded in income tax expense and \$0.8 million was recorded in other comprehensive income.

At December 31, 2009, federal net operating loss carry forwards includes \$3.6 million related to the Illinois Community Bancorp Inc. acquisition. The federal NOL carry forward expires in 2020 thru 2024, and can be used at a rate of \$0.16 million per year based on Section 382 limitations. For any amounts that cannot be used, a valuation account is created. The valuation allowance of \$0.4 million was established since some of the NOL cannot be used before they expire. At December 31, 2010, net operating loss carry forwards also includes \$11.1 million and \$24.9 million in State of Illinois loss carry forwards generated in 2009 and 2010, respectively, that have a twelve year carry forward period. New tax laws in Illinois require the deferral of carry forwards for the years 2011 through 2013; therefore, they will not begin to expire until after 2024.

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Note 14. Income Taxes (Continued)

The deferred tax credits represent \$0.7 million in Alternative Minimum Tax credit carry forwards generated in 2007. These credits can be carried forward indefinitely. In addition, the donation carry forwards of \$0.4 and \$0.5 million generated in 2009 and 2010, respectively, will expire in five years if unused.

The Company does not have any material uncertain tax positions or unrecognized tax benefits for additional disclosure in the consolidated financial statements. The Company does not expect the total amount of unrecognized tax benefits to significantly increase or decrease in the next twelve months.

During 2010, an immaterial amount of interest and penalties were recorded in the income statement. In 2009 and 2008, the amounts were also immaterial. There were no amounts accrued for interest and penalties at December 31, 2010, 2009 and 2008.

Note 15. Benefit Plans

The Company has a 401(k) salary reduction plan (the 401(k) plan) covering substantially all employees. Eligible employees may elect to make tax deferred contributions up to annual IRS contribution limits subject to the results of plan testing. In 2010, the Company contributed 3% of employee wages through July 1, 2010 to all eligible participants regardless of whether and to what extent the employee elected a salary deferral. After such time, the plan was amended to cease safe harbor status.

Contributions to the 401(k) plan are expensed currently and approximated \$0.2 million, \$0.4 million, and \$0.4 million for the years ended December 31, 2010, 2009 and 2008.

The Company also entered into certain non-qualified deferred compensation agreements with members of the senior management team and other select individuals deemed to meet the criteria of "top hat" plan participants.

The Company may make discretionary matching contributions with a respect to a portion of the participant's deferral. Additionally, the Company continues its non-qualified deferred compensation plan for the directors. These agreements, which are subject to the rules of Internal Revenue Code Section 409(a), relate to the voluntary deferral of compensation received. The accrued liability as of December 31, 2010 and 2009 was \$0.1 million and \$0.4 million. There was no Company match for the employee deferred compensation plan in 2010, \$0.1 million for 2009 and \$0.9 million for 2008. During 2010, there were distributions of 5,229 shares for an executive that left the Company and took his deferred compensation balance in shares. A portion of the benefit is subject to forfeiture if the employee willfully leaves employment or employment is terminated for cause as defined in these agreements.

Note 16. Share Based Compensation

In April 2003, the Company adopted the 2003 Option Plan. Under the 2003 Option Plan, as amended on April 24, 2007, nonqualified options, incentive stock options, restricted stock and/or stock appreciation rights may be granted to employees and outside directors of the Company and its subsidiaries to purchase the Company's common stock at an exercise price to be determined by the executive and compensation committee. Pursuant to the 2003 Option Plan, 570,000 shares of the Company's unissued common stock have been reserved and are available for issuance upon the

exercise of options and rights granted under the 2003 Option Plan. The options have an exercise period of seven to ten years from the date of grant. There are 66,000 shares available to grant under this plan.

Note 16. Share Based Compensation (Continued)

The Company awarded 5,000 shares of restricted stock in November, 2006 that were available under the restricted stock portion of the plan. The restricted shares were issued out of treasury shares with an aggregate grant date fair value of \$0.09 million. The awards were granted using the fair value as the last sale price as quoted on the NASDAQ Stock Market on the date of grant of \$18.03. The awarded shares vested at a rate of 20% of the initially awarded amount per year, beginning on the date of the award and were contingent upon continuous service by the recipient through the vesting date. As of April 3, 2009, the contingency was not fulfilled and the remaining 2,000 shares of unvested restricted stock were forfeited and returned to treasury stock.

The compensation cost that has been charged against income for the stock options portion of the Equity Incentive Plan was \$0.1 million, \$0.3 million and \$0.4 million for 2010, 2009 and 2008. The compensation cost that has been charged against income for the restricted stock portion of the 2003 Option Plan was (\$0.01) million and \$0.02 million for 2009 and 2008. The negative amount for 2009 reflects the adjustment of previously recognized expense due to the forfeiture of the remainder of the restricted stock.

The fair value of each option award is estimated on the date of grant using a closed form option valuation (Black-Scholes) model that uses the assumptions noted in the table below. Expected volatilities are based on historical volatilities of the Company's common stock. The Company uses historical data to estimate option exercise and post-vesting termination behavior. (Employee and management options are tracked separately.) The expected term of options granted is based on historical data and represents the period of time that options granted are expected to be outstanding, which takes into account that the options are not transferable. The risk-free interest rate for the expected term of the option is based on the U.S. Treasury yield curve in effect at the time of the grant. The fair value of options granted was determined using the following weighted-average assumptions as of grant date:

There were no options granted in 2010. During 2009, options were granted on January 9, March 25, April 22, and May 15. During 2008, options were granted on February 7 and April 23.

	2010	2009		2008	
Fair value	N/A	\$ 1.79 - 3.70	\$	3.36 - 3.69	
Risk-free interest rate	N/A	1.53 - 2.01	%	2.75 - 2.95 %	6
Expected option life (years)	N/A	6		6	
		68.84 -			
Expected stock price volatility	N/A	116.39	%	23.91 - 24.07 %	6
Dividend yield	N/A	5.71 - 7.31	%	2.79 - 2.95 %	6

A status summary of the option plan for 2010 is presented below:

		Weighted	
	Weighted	Average	
	Average	Remaining	Aggregate
	Exercise	Contractual	Intrinsic
Options	Price	Life	Value

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Outstanding at beginning of year	690,769	\$ 16.68		
Granted				
Exercised	_			
Forfeited	(164,800)	16.70		
Outstanding at end of year	525,969	\$ 16.68	3.5 years	\$
Vested or expected to vest	520,668	16.72	3.4 years	\$
•			·	
Exercisable at year end	408,169	\$ 17.60	3.1 years	\$

Note 16. Share Based Compensation (Continued)

Options outstanding at year-end 2010 were as follows:

Range of Exercise	Outstanding	Outstanding Weighted Average Remaining Contractual		Weighted Average Exercise	
Prices	Number	Life	Number	Price	
\$5.24 - \$13.00	137,331	4.1 years	74,531	\$ 8.65	
\$13.88 - \$18.63	164,738	3.1 years	122,138	16.60	
\$19.03 - \$23.31	223,900	3.3 years	211,500	21.33	
	525,969	3.5 years	408,169	\$ 17.60	

Information related to the stock option plan during each year follows:

		2010	2009	2008	
Intrinsic value of options exercised	\$	_	\$ _	\$ _	
Cash received from option exercises				233	
Tax benefit realized from option exercises		_	_	_	
Weighted average of fair value of options granted			2.41	3.47	

As of December 31, 2010, there was \$0.2 million total unrecognized compensation cost related to non-vested stock options granted under the 2003 Option Plan. This cost is expected to be recognized over a weighted-average period of 2.25 years.

Note 17. Earnings Per Share

A reconciliation of the numerators and denominators for earnings per common share computations for the years ended December 31 is presented below (shares in thousands). The Convertible Preferred Stock is anti-dilutive for all years presented and has not been included in the diluted earnings per share calculation. In addition, options to purchase 525,969 shares, 690,769 shares and 555,877 shares of common stock and 508,320 warrants, 508,320 warrants and 0 warrants were outstanding for 2010, 2009 and 2008, respectively, but were not included in the computation of diluted earnings per share because the exercise price was greater than the average market price and, therefore, were anti-dilutive.

2010 2009 2008

Basic earnings (loss) per share						
Net income (loss) for common shareholders	\$(67,727)	\$(39,889)	\$6,183	
Weighted average common shares outstanding	6,045		6,036		6,034	
Basic earnings (loss) per common share	\$(11.20)	\$(6.61)	\$1.02	
Diluted earnings (loss) per share						
Weighted average common shares outstanding	6,045		6,036		6,034	
Add dilutive effect of assumed exercised stock options	_		_		8	
Add dilutive effect of assumed exercised common stock						
warrants	_					
Weighted average common and dilutive potential shares						
outstanding	6,045		6,036		6,042	
Diluted earnings (loss) per common share	\$(11.20)	\$(6.61)	\$1.02	
96.						

Note 18. Regulatory Matters

The Company and the Bank ("Regulated Companies") are subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory, and possibly additional discretionary actions by these regulators that, if undertaken, could have a direct material effect on the Company's Consolidated Financial Statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Regulated Companies must meet specific capital guidelines that involve quantitative measures of their assets, liabilities, and certain off-balance-sheet items as calculated under regulatory accounting practices. Their capital amounts and classification are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors.

Quantitative measures established by regulation to ensure capital adequacy require the Regulated Companies to maintain minimum amounts and ratios (set forth in the table below) of total and Tier 1 capital to risk-weighted assets, and of Tier 1 Capital to average assets. Tier 1 Capital includes common stockholders' equity, qualifying preferred stock and Trust Preferred securities, less goodwill and certain other deductions (including the unrealized net gains and losses, after applicable taxes, on available-for-sale securities carried at fair value). Total Capital includes Tier 1 Capital plus preferred stock not qualifying as Tier 1 Capital, mandatory convertible debt, subordinated debt and the allowance for loan and lease losses, subject to limitations by the guidelines.

As the following table indicates, as of December 31, 2010, both the Company and the Bank were below well-capitalized minimums for regulatory capital purposes. The Bank, like many financial institutions, has historically maintained capital at or above the well-capitalized threshold. In addition, like many financial institutions during the past three years, the Bank has experienced steady declines in its capital levels as credit losses have risen.

For the Bank, there are five levels of capital defined by the regulations: "well-capitalized", "adequately capitalized", "undercapitalized", "significantly undercapitalized" and "critically undercapitalized". At December 31, 2010, the Bank was considered "adequately capitalized". As a result of being below well capitalized, among other things, there will be increases in the Company's borrowing costs and the Bank will be unable to access the brokered CD markets. The Bank is also subject to limitations with respect to interest rates it can offer on deposits, generally limited to rates equal to no more than 75 basis points above prevailing market rates. These limitations, as well as recent increased collateral requirements and advance limitations with respect to other funding sources, may have a material impact on the Bank's deposit levels and liquidity.

							To B	To Be Well		
							Capitaliz	zed Under		
			To Be Adequately			Prompt (Prompt Corrective			
	Actual				Capita	alized	Action Provisions			
	Amount		Ratio		Amount	R	atio	Amount	Ratio	
As of December 31, 2010										
Total capital (to										
risk-weighted assets)										
Centrue Financial	\$ 76,459	9.	4 %	\$	65,422	8.0	%	N/A	N/A	
Centrue Bank	78,171	9.	7		64,535	8.0		80,669	10.0	

Tier I capital (to risk-weighted assets)						
Centrue Financial	\$ 57,974	7.1	32,711	4.0	N/A	N/A
Centrue Bank	67,823	8.4	32,268	4.0	48,402	6.0
Tier I leverage ratio (to average assets)						
Centrue Financial	\$ 57,974	5.1	45,683	4.0	N/A	N/A
Centrue Bank	67,823	6.0	45,544	4.0	56,931	5.0
97.						

Note 18. Regulatory Matters (Continued)

As of December 31, 2009 Total capital (to risk-weighted assets)							
Centrue Financial	\$ 114,905	11.3 %	\$ 81,058	8.0	%	N/A	N/A
Centrue Bank	111,165	11.1	79,891	8.0		99,864	10.0
Tier I capital (to risk-weighted assets)							
Centrue Financial	\$ 91,891	9.1	40,529	4.0		N/A	N/A
Centrue Bank	98,331	9.9	39,945	4.0		59,918	6.0
Tier I leverage ratio (to average assets)							
Centrue Financial	\$ 91,891	7.1	51,775	4.0		N/A	N/A
Centrue Bank	98,331	7.6	51,763	4.0		64,704	5.0

On December 18, 2009, the Bank entered into the Agreement with the Federal Reserve Bank of Chicago ("FRB") and the Illinois Department of Financial & Professional Regulation ("IDFPR"). The Agreement describes commitments made by the Bank to address and strengthen banking practices relating to credit risk management practices; improving loan underwriting and loan administration; improving asset quality by enhancing the Bank's position on problem loans through repayment, additional collateral or other means; reviewing and revising as necessary the Bank's allowance for loan and lease losses policy; maintaining sufficient capital at the Bank, implementing an earnings plan and comprehensive budget to improve and sustain the Bank's earnings; and improving the Bank's liquidity position and funds management practices. The Bank has implemented enhancements to its processes to address the matters identified by the FRB and the IDFPR and continues its efforts to comply with all the requirements specified in the Agreement. In the meantime, the Agreement results in the Bank's ineligibility for certain actions and expedited approvals without the prior written consent and approval of the FRB and the IDFPR. These actions include, among other things, the payment of dividends by the Bank to the Company, the Company cannot pay dividends on its common or preferred shares, payments of interest or principal on subordinated debentures, note payable to Cole Taylor, and Trust Preferred securities, the Company may not increase its debt level and the Company cannot redeem or purchase any shares of its stock.

The Company has incurred net losses of \$65.8 million and \$38.1 million during 2010 and 2009 due to the recent downturn in the economy. Some of the factors contributing to the losses include, reduced net interest income, loan losses, security OTTI, establishing a deferred tax valuation allowance, and goodwill impairment. The Company is also subject to ongoing monitoring by its regulatory agencies and requires regulatory approval in order to make the quarterly interest payments to Cole Taylor under our debt agreements. Management has sufficient cash at the parent Company and believes regulatory approval will be obtained for the interest payments due in 2011. Should the Company and/or its bank subsidiary capital levels fall below "adequately capitalized" or the regulatory agencies deem it appropriate to downgrade our capital classification further regulatory actions may be taken including requiring us to have higher capital requirements than those required by Prompt Corrective Action regulations.

Note 19. Commitments, Contingencies, and Credit Risk

In the normal course of business, the Company enters into a variety of financial instruments with off-balance sheet risk to meet the financing needs of its customers, to reduce its exposure to fluctuations in interest rates, and to conduct lending activities. These instruments principally include commitments to extend credit and standby letters of credit. These instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the Consolidated Statements of Financial Condition. Financial instruments whose contract amounts represent credit risk are as follows:

	Standby Letters of Credit	 Variable Rate Fixed Rate Commitments Commitme		ted Rate	Co	Total ommitments	Range of Rates On Fixed Rate Commitments	
Commitments								
							3.21% -	
December 31, 2010	\$ 3,453	\$ 96,528	\$	22,700	\$	122,681	18.00	%
							3.19% -	
December 31, 2009	\$ 7,856	\$ 101,878	\$	44,368	\$	154,102	18.00	%

Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require 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. For commitments to extend credit, the Bank evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained is based on management's credit evaluation of the customer. Collateral held varies, but may include accounts receivable; inventory; property, plant, and equipment; and income producing commercial properties.

In the event of a customer's nonperformance, the Company's credit loss exposure is equal to the contractual amount of those commitments. The credit risk is essentially the same as that involved in extending loans to customers and is subject to normal credit policies. The Company uses the same credit policies in making credit commitments as it does for on-balance sheet instruments, with such exposure to credit loss minimized due to various collateral requirements in place.

Unsecured standby letters of credit are conditional commitments issued by the Bank to guarantee the performance of a customer to a third party. The credit risk involved in issuing standby letters of credit is essentially the same as that involved in extending loan commitments to customers.

The Company leases certain branch properties under operating leases. Rent expense was \$0.3 million each year for 2010, 2009 and 2008. Rent commitments, before considering renewal options that generally are present, were as follows:

2011	\$ 289
2012	245
2013	249
2014	250

2015	250
Thereafter	250
Total	\$ 1,533

Note 20. Condensed Financial Information - Parent Company Only

The following represents the condensed financial statements of Centrue Financial Corporation, the Parent Company.

Balance Sheets (Parent Company Only)

ASSETS

	Dec	ember 31,
	2010	2009
Cash and cash equivalents	\$3,035	\$ 3,629
Securities available for sale	1,815	2,617
Investment in subsidiary	74,429	136,614
Other assets	149	3,522
	\$79,428	\$ 146,382

LIABILITIES AND STOCKHOLDERS' EQUITY

	Dec	cember 31,
LIABILITIES	2010	2009
Notes payable	\$10,623	\$ 10,796
Mandatory redeemable preferred stock	268	268
Subordinated debentures	20,620	20,620
Other liabilities	4,996	2,084
	36,507	33,768
Stockholders' equity	42,921	112,614
	\$79,428	\$ 146,382

Income (Loss) Statements (Parent Company Only)

	Years Ended December 31,									
		2010		2009			2008			
Dividends from subsidiary	\$	_	\$	2,500		\$	8,528			
Interest income		96		135			202			
Other income		3		3			10			
Interest expense		1,437		1,564			2,348			
Other expense		440		886			1,567			
Income tax expense (benefit)		565		(843)		(1,365)		
Equity in undistributed earnings (loss) of										
subsidiary		(63,460)	(39,111)		200			

Net income (loss) Less dividends on preferred stock	(65,803) 1,924	(38,079) 1,810	6,390 207
Net income (loss) on common stock	\$ (67,727)	\$ (39,889)	\$ 6,183

Note 20. Condensed Financial Information - Parent Company Only (Continued)

Statements of Cash Flows (Parent Company Only)

	Years Ended December 31,						
	2010		2009		2008		
Cash flows from operating activities							
Net income (loss)	\$(65,803)	\$(38,079)	\$6,390		
Adjustments to reconcile net income (loss) to net cash provided							
by operating activities							
Undistributed loss (earnings) of subsidiary	63,460		39,111		(200)	
Decrease (increase) in other assets	873		(2,662)	(468)	
Increase (decrease) in other liabilities	938		1,076		2,058		
Net cash provided by (used in) operating activities	(532)	(554)	7,780		
Cash flows from investing activities							
Capital infusion to subsidiary			(18,500)	(10,000)	
Sales and maturities					-		
Net cash provided by (used in) investing activities	_		(18,500)	(10,000)	
Cash flows from financing activities							
Net increase (decrease) in notes payable	\$(173)	\$(9,030)	\$(3,906)	
Issuance of subordinated debt	_		_		10,000		
Dividend paid on common stock			(482)	(3,321)	
Dividend paid on preferred stock	_		(1,810)	(207)	
Proceeds from exercise of stock options					233		
Stock option expense	111		346		370		
Purchase of preferred stock			32,668		(563)	
Purchase of treasury stock					(1,174)	
Net cash provided by (used in) financing activities	(62)	21,692		1,432		
Net increase (decrease) in cash and cash equivalents	(594)	2,638		(788)	
Cash and cash equivalents							
Beginning of year	3,629		991		1,779		

Note 21. Other Comprehensive Income

The following other comprehensive income schedule represents the total of reported net income and all other revenues, expenses, gains, and losses that bypass reported net income under GAAP.

	Years Ended December 31,					
	2010		2009		2008	
Change in unrealized gains (losses) on securities						
available-for-sale	\$(4,348)	\$(5,780)	\$(9,279)

Other than temporary impairment on securities	5,021		12,606		2,735	
Reclassification adjustment for losses (gains) recognized in						
income	(2,701)	(251)	(848)
Net unrealized gains (losses)	(2,028)	6,575		(7,392)
Tax expense	_		2,546		(2,863)
Other comprehensive income (loss)	\$(2,028)	\$4,029		\$(4,529)

Note 22. Segment Information

The Company's segment information provided below focuses on its three primary lines of business (Segment(s)): Retail Banking, Commercial Banking and Treasury. The financial information presented was derived from the Company's internal profitability reporting system that is used by management to monitor and manage the financial performance of the Company. This information is based on internal management accounting policies which have been developed to reflect the underlying economics of the Segments and, to the extent practicable, to portray each Segment as if it operated on a stand-alone basis. Thus, each Segment, in addition to its direct revenues, expenses, assets and liabilities, includes an allocation of shared support function expenses and corporate overhead. All Segments also include funds transfer adjustments to appropriately reflect the cost of funds on loans made, funding credits on deposits generated, and the cost of maintaining adequate liquidity. Apart from these adjustments, the accounting policies used are similar to those described in Note 1.

Since there are no comprehensive standards for management accounting that are equivalent to accounting principles generally accepted in the United States of America, the information presented may not necessarily be comparable with similar information from other financial institutions. In addition, methodologies used to measure, assign, and allocate certain items may change from time-to-time to reflect, among other things, accounting estimate refinements, changes in risk profiles, changes in customers or product lines, and changes in management structure.

The Retail Banking Segment provides retail banking services including direct and indirect lending, checking, savings, money market and certificate of deposit (CD) accounts, safe deposit rental, automated teller machines and other traditional and electronic commerce retail banking services to individual customers through the Bank's branch locations. The Retail Banking Segment also provides a variety of mortgage lending products to meet customer needs. The majority of the mortgage loans it originates are sold to a third party mortgage services company, which provides private label loan processing and servicing support for both loans sold and loans retained by the Bank.

The Commercial Banking Segment provides commercial banking services including lending, business checking and deposits, treasury management and other traditional as well as electronic commerce commercial banking services to middle market and small business customers through the Bank's branch locations.

The Treasury segment is responsible for managing the investment portfolio, acquiring wholesale funding for loan activity and assisting in the management of the Company's liquidity and interest rate risk.

	Retail Segment	Commercial Segment	Treasury Segment		Other Operation	S	Total Company
2010	· ·	· ·	C		•		
Net interest income (loss)	\$5,150	\$25,331	\$2,123		\$(2,076)	\$30,528
Other revenue	10,207	1,659	(2,320)	1,272		10,818
Other expense	11,238	6,694	208		34,046		52,186
Noncash items							
Depreciation	1,466	7	_		972		2,445
Provision for loan losses	866	33,734	_		_		34,600
Other intangibles	1,258	_					1,258
Net allocations	11,587	20,427	3,808		(35,822)	_

Income tax expense (benefit)	2,280		13,368		1,012			16,660
Segment profit (loss)	(13,338)	(47,240)	(5,225)	_	(65,803)
Goodwill	_		_		_			_
Segment assets	191,422		576,189		217,977		119,574	1,105,162

Note 22. Segment Information (Continued)

	Retail Segment		Commercia Segment	al	Treasury Segment		Other Operations	S	Total Company	7
2009	8		8				1		F - J	
Net interest income (loss)	\$9,080		\$27,972		\$5,421		\$(3,790)	\$38,683	
Other revenue	10,073		1,138		(12,355)	1,855		711	
Other expense	11,712		3,859		226		26,724		42,521	
Noncash items										
Depreciation	1,475		7		_		1,118		2,600	
Provision for loan losses	615		51,434		_				52,049	
Other intangibles	1,537				_				1,537	
Net allocations	11,990		14,755		3,031		(29,776)	_	
Income tax expense (benefit)	(2,729)	(15,632)	(2,873)			(21,234)
Segment profit (loss)	(5,448)	(25,313)	(7,318)	_		(38,079)
Goodwill	7,784		8,096		_				15,880	
Segment assets	223,418		693,121		277,422		118,723		1,312,684	+
	Retail		Commercia	al	Treasury		Other		Total	
	Segment		Segment		Segment		Operation	S	Company	7
2008										
Net interest income (loss)	\$12,324		\$25,966		\$6,096		\$(4,812)	\$39,574	
Other revenue	11,796		1,316		(1,886)	2,183		13,409	
Other expense	11,911		2,746		195		15,294		30,146	
Noncash items										
Depreciation	1,749		7		_		1,236		2,992	
Provision for loan losses	_		8,082		_		_		8,082	
Other intangibles	1,882				_		725		2,607	
Net allocations	6,959		10,937		1,988		(19,884)	_	
Income tax expense	968		1,521		277				2,766	
Segment profit (loss)	651		3,989		1,750		_		6,390	
Goodwill	12,006		12,488		_		_		24,494	
Segment assets			803,069		277,597		66,187		1,401,881	

Note 23. Quarterly Results of Operations (Unaudited)

	Year Ended December 31, 2010 Three Months Ended				Year Ended December 31, 2009 Three Months Ended				
	Dec. 31 4	Sep. 30 3	June 30	March 31	Dec. 31 2	Sep. 30	June 30 1	March 31	
Total interest	\$ 11,368	\$ 11,508	\$ 12,682	\$ 13,286	\$ 14,840	\$ 15,335	\$ 16,048	\$ 17,022	
Total interest	ф 11,300	ў 11,30 6	\$ 12,002	\$ 13,200	φ 14,040	Ф 15,555	φ 10,0 4 6	\$ 17,022	
expense	3,636	4,369	4,995	5,316	5,659	5,927	6,332	6,644	

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Net interest income	7,732	7,139	7,687	7,970	9,181	9,408	9,716	10,378
Provision for								
loan losses	10,450	7,250	7,550	9,350	22,250	14,500	13,064	2,235
Noninterest								
income	3,263	3,427	2,806	1,322	(457)	66	(941)	2,043
Noninterest								
expense	26,514	9,279	9,610	10,486	10,525	8,991	18,265	8,877
Income (loss)								
before income								
taxes	(25,969)	(5,963)	(6,667)	(10,544)	(24,051)	(14,017)	(22,554)	1,309
Income tax								
expense								
(benefit)	13,246	10,440	(2,742)	(4,284)	(9,534)	(5,605)	(6,339)	244
Net income								
(loss)	(39,215)	(16,403)	(3,925)	(6,260)	(14,517)	(8,412)	(16,215)	1,065
Preferred stock	400	40.4	4=0	4=0	4.60	4.5=	4.60	
dividend	489	484	478	473	468	467	460	415
Net income								
(loss) for								
common stockholders	\$ (39,704)	\$ (16,887)	\$ (4,403)	\$ (6.733) \$	¢ (14 005)	¢ (9.970)	\$ (16,675)	\$ 650
Basic earnings	\$ (39,704)	\$ (10,007)	\$ (4,403)	\$ (6,733)	\$ (14,985)	\$ (8,879)	\$ (10,073)	\$ 030
(loss) per share	\$ (6.56	\$ (2.79)	\$ (0.73)	\$ (1.11) \$	\$ (2.48)	\$ (1.47)	\$ (2.77)	\$ 0.11
Diluted	\$ (0.50)	\$ (2.79)	\$ (0.73)	φ (1.11) ·	\$ (2.40)	\$ (1.47)	\$ (2.77)	φ U.11
earnings (loss)								
per share	\$ (6.56)	\$ (2.79)	\$ (0.73)	\$ (1.11) \$	\$ (2.48)	\$ (1.47)	\$ (2.77)	\$ 0.11
per share	ψ (0.50)	Ψ (2.17)	Ψ (0.73)	Ψ (1.11)	ψ (2.π0)	ψ (1.17)	ψ (2.11)	ψ 0.11

⁽¹⁾ Quarterly results impacted by OTTI impairment on CDO securities and goodwill impairment.

⁽²⁾ Quarterly results impacted by higher provision levels and OTTI impairment on CDO securities.

⁽³⁾ Quarterly results impacted by higher provision levels, OTTI impairment on CDO securities and deferred tax valuation adjustments.

⁽⁴⁾ Quarterly results impacted by OTTI impairment on CDO securities, goodwill impairment and deferred tax valuation adjustments.

Centrue Financial Corporation Part II

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

None.

Item 9A. Controls and Procedures

Disclosure Controls and Procedures. An evaluation of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934 (the "Act")) was carried out as of December 31, 2010, under the supervision and with the participation of our Chief Executive Officer, Chief Financial Officer and several other members of our senior management. Our Chief Executive Officer and Chief Financial Officer concluded that, as of December 31, 2010, our disclosure controls and procedures were effective in ensuring that the information we are required to disclose in the reports we file or submit under the Act is (i) accumulated and communicated to our management (including the Chief Executive Officer and Chief Financial Officer) in a timely manner, and (ii) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms.

Internal Control Over Financial Reporting. Management of Centrue Financial Corporation ("the Company") is responsible for establishing and maintaining an effective system of internal control over financial reporting. The Company's system of internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. There are inherent limitations in the effectiveness of any system of internal control over financial reporting, including the possibility of human error and circumvention or overriding of controls. Accordingly, even an effective system of internal control over financial reporting can provide only reasonable assurance with respect to financial statement preparation. Projections of any evaluation of effectiveness to future periods are subject to the risks that controls may become inadequate because of changes in conditions or that the degree of compliance with the policies or procedures may deteriorate.

Management assessed the Company's systems of internal control over financial reporting as of December 31, 2010. This assessment was based on criteria for effective internal control over financial reporting described in Internal Control – Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this assessment, management believes that, as of December 31, 2010, the Company maintained effective internal control over financial reporting based on those criteria.

The Company's independent registered public accounting firm that audited the financial statements that included in this annual report on Form 10-K, has issued an audit report on the Company's internal control over financial reporting. The audit report of Crowe Horwath LLP appears on page 52.

Changes in Internal Control Over Financial Reporting. During the quarter ended December 31, 2010, no change occurred in our internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

None.

Centrue Financial Corporation Part III

Item 10. Directors, Executive Officers and Corporate Governance

The information beginning on page 2 of the Company's 2011 Proxy Statement under the caption "Election of Directors", on page 11 of the 2011 Proxy Statement under the caption "Section 16(a) Beneficial Ownership Compliance," on page 27 under the caption "Audit Committee Financial Expert" and on page 7 under the caption "Code of Ethics" is incorporated herein by reference. The Company's executive officers are identified under the caption "Executive Officers" contained in Part I of this report.

The Audit Committee of the Company's board of directors is an "audit committee" for purposes of section 3(a)(58)(A) of the Securities Exchange Act of 1934. The members of the Audit Committee are Messrs. Mark L. Smith, Chair, Randall F. Ganim and Scott C. Sullivan

Item 11. Executive Compensation

The information beginning on page 7 under the caption "Compensation of Directors", pages 14 through 25 of the 2011 Proxy Statement under the caption "Compensation Discussion and Analysis," page 12 under the caption "Report of Executive and Compensation Committee" and page 13 under the caption "Executive and Compensation Committee Interlocks," are incorporated herein by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management

The information on pages 10 and 11 of the 2011 Proxy Statement under the caption "Security Ownership of Certain Beneficial Owners and Management" is incorporated herein by reference.

The following table summarizes information about our equity compensations plans by type as of December 31, 2010.

Equity Compensation Plan Information

			Number of securities
			remaining available for
			future issuance under
	Number of securities to	Weighted-average	equity compensation
	be issued upon exercise	exercise price of	plans (excluding
	of outstanding options,	outstanding options,	securities in column
	warrants and rights	warrants and rights	(a))
Plan category	(a)	(b)	(c)
Equity compensation			
plans approved by	525,969	\$ 16.6765	66,000
stockholders (1)			
Total	525,969	\$ 16.6765	66,000

(1) Includes shares issuable under the 1993 Stock Option Plan and shares issuable under the 2003 Stock Option Plan. The 1993 Stock Option Plan terminated April 12, 2003; therefore, no further stock options will be issued under this Plan. Also includes shares issuable under the pre-merger Centrue Equity Compensation plans. These plans were terminated as a result of the merger; therefore, no

further stock options will be issued under these plans.

Centrue Financial Corporation Part III

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information on page 25 of the 2011 Proxy Statement under the caption "Transactions with Management" and on page 2 under the caption "Election of Directors" is incorporated herein by reference.

Item 14. Principal Accountant Fees and Services

The information on page 26 of the 2011 Proxy Statement under the caption "Accountant Fees" is incorporated herein by reference.

Centrue Financial Corporation Part IV

Item 15. Exhibits and Financial Statement Schedules

(a)(1) Index to Financial Statements

The index to Financial Statements is contained in Item 8, appearing on page 51 of this Form 10-K.

(a)(2) Financial Statement Schedules

All schedules are omitted because they are not required or applicable, or the required information is shown in the Consolidated Financial Statements or the notes thereto.

(a)(3) Schedule of Exhibits

The Exhibit Index which immediately follows the signature pages to this Form 10-K is incorporated herein by reference.

(b) Exhibits

The exhibits required to be filed with this Form 10-K are included with this Form 10-K and are located immediately following the Exhibit Index to this Form 10-K.

(c) Financial Statement Schedules

The response to this portion of Item 15 is submitted as a separate section of this report.

SIGNATURES

Pursuant to the requirements of Section 13 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 on March 25, 2011.

CENTRUE FINANCIAL CORPORATION

/s/ Thomas A. Daiber By:

Thomas A. Daiber

President and Principal Executive

Officer

/s/ Kurt R. Stevenson By:

Kurt R. Stevenson

Senior Executive Vice President and Principal Financial and Accounting

Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Registrant and in the capacities indicated on March 25, 2011

/s/ Walter E. Breipohl Walter E. Breipohl

Director

/s/ Dennis J. McDonnell Dennis J. McDonnell

Director

/s/ Thomas A. Daiber Thomas A. Daiber

Director

/s/ John A. Shinkle John A. Shinkle

Director

/s/ Randall E. Ganim Randall E. Ganim

Director

/s/ Mark L. Smith Mark L. Smith Director

/s/ Scott C. Sullivan Scott C. Sullivan

Director

Centrue Financial Corporation

Exhibit Index To Annual Report On Form 10-K

Exhibits

3.1(1)Restated Certificate of Incorporation of the Company [incorporated by reference from Exhibit 3.1 to Current Report on Form 8-K filed on November 17, 2006]. Certificate of Amendment to Amended and Restated Certificate of Incorporation [incorporated by 3.1(2) reference from Exhibit 3.1 to Current Report on Form 8-K filed on January 14, 2009]. 3.2 Bylaws of the Company [incorporated by reference from Exhibit 3.1(ii) to Current Report on Form 8-K filed on November 8, 2010]. 4.1 Certificate of Designation, Preferences and Rights of Series A Convertible Preferred Stock of the Company [incorporated by reference from Exhibit 3.1 to Current Report on Form 8-K filed on November 17, 2006]. 4.2 Certificate of Designation, Preferences and Rights of Series B Preferred Stock of the Company [incorporated by reference from Exhibit 3.1 to Current Report on Form 8-K filed on November 17, 2006]. Certificate of Designation, Preferences and Rights of Series C Preferred Stock of the Company 4.3 [incorporated by reference from Exhibit 3.2 to Current Report on Form 8-K filed on January 14, 2009]. 4.4 Specimen Common Stock Certificate [incorporated by reference from Exhibit 4.3 to Annual Report on Form 10-K for the year ended December 31, 2006]. 4.5 Warrant for 508,320 shares of Common Stock issued to U. S. Treasury [incorporated by reference from Exhibit 4.1 to Current Report on Form 8-K filed on January 14, 2009]. 10.1 Registration Agreement dated August 6, 1996, between the Company and each of Wayne W. Whalen and Dennis J. McDonnell [incorporated by reference from Exhibit 10.10 to the Registration Statement on Form S-1 filed by the Company on August 19, 1996 (File No. 33-9891)]. 10.2 Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank of America dated March 31, 2008 [incorporated by reference from Exhibit 10.1 to the Current Report on Form 8-K filed on April 3, 2008]. 10.2.i Amendment to Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank of America dated December 19, 2008 [filed herewith]. 10.2.ii Second Amendment to Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank of America dated February 23, 2009 [filed herewith]. 10.2.iii Third Amendment to Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank

of America dated March 31, 2009 [filed herewith].

- 10.2.iv Fourth Amendment to Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank of America dated June 16, 2010 [filed herewith].
- 10.2.v Fifth Amendment to Loan Agreement between the Company and Cole Taylor Bank as assignee of Bank of America dated November 16, 2010 [filed herewith].

- 10. 3 Centrue Financial Corporation 1999 Nonqualified Stock Option Plan [incorporated by reference from Exhibit 10.1 to the registration statement on Form S-8 filed by the Company on December 10, 1999 (File No. 333-92549)].
 10.4 Centrue Financial Corporation Amended and Restated 2003 Stock Option Plan [incorporated by reference from Centrue's 2007 Proxy Statement].
- Form of Stock Option Agreements [incorporated by reference from Exhibit 10.2 and 10.3 to Form 10-Q for the Quarter Ended March 31, 2007]
- Thomas A. Daiber Employment Agreement [incorporated by reference from Current Report on Form 8-K filed on July 7, 2006 (appears as Exhibit F-1 to Exhibit 2.1)].
- 10.7 Kurt R. Stevenson Employment Agreement [incorporated by reference from Current Report on Form 8-K filed on July 7, 2006 (appears as Exhibit F-3 to Exhibit 2.1)]
- Amendment to Kurt R. Stevenson Employment Agreement [incorporated by reference from Exhibit 2.2 to Current Report on Form 8-K filed on November 17, 2006].
- Roger D. Dotson Employment Agreement [incorporated by reference from Exhibit 10.11 to Annual Report on Form 10-K for the year ended December 31, 2007].
- Heather M. Hammitt Employment Agreement [incorporated by reference from Exhibit 10.13 to Annual Report on Form 10-K for the year ended December 31, 2007].
- 10.11 Kenneth A. Jones Employment Agreement [incorporated by reference from Exhibit 10.14 to Annual Report on Form 10-K for the year ended December 31, 2007].
- Diane F. Leto Employment Agreement [incorporated by reference from Exhibit 10.15 to Annual Report on Form 10-K for the year ended December 31, 2007].
- 10.13 Ricky R. Parks Employment Agreement [incorporated by reference from Exhibit 10.17 to Annual Report on Form 10-K for the year ended December 31, 2007].
- 10.14 Everett J. Solon Employment Agreement [incorporated by reference from Exhibit 10.18 to Annual Report on Form 10-K for the year ended December 31, 2007].
- Non-employee Directors' Deferred Compensation Plan [incorporated by reference from Exhibit 10.19 to Annual Report on Form 10-K for the year ended December 31, 2008].
- 10.16 Kankakee Bancorp, Inc. 1992 Stock Option Plan [incorporated by reference from Schedule 14A for the 1993 Annual Meeting of Stockholders of former Centrue Financial Corporation (Filer No. 001-15025)].
- 10.17 Kankakee Bancorp, Inc. 2003 Director Short Term Incentive Plan [incorporated by reference from Exhibit 10.1 to Form S-8 (Registration No. 333-104913) of former Centrue Financial Corporation (Filer No. 001-15025) filed on May 1, 2003].
- 10.18 Kankakee Bancorp, Inc. 2003 Stock Incentive Plan [incorporated by reference from Appendix B to Schedule 14A filed on March 14, 2003 of former Centrue Financial Corporation (Filer No. 001-15025)].

10.19 Indenture dated April 22, 2004 between the Company and U.S. Bank, N.A. [incorporated by reference from Exhibit 10.1 to Form 10-Q for the quarter ended June 30, 2004 of former Centrue Financial Corporation (Filer No. 001-150250].

10.20	Indenture dated April 19, 2007 between the Company and Wilmington Trust Company [incorporated by reference from Exhibit 10.24 to annual report on Form 10-K for the year ended December 31, 2008].
10.21	Executive Deferred Compensation Plan [incorporated by reference from Exhibit 10.25 to annual report on Form 10-K for the year ended December 31, 2008].
10.22	Amendment #1 to Thomas A. Daiber Employment Agreement [incorporated by reference from Exhibit 10.1 to Current Report on 8-K filed on January 5, 2009].
10.23	Amendment #1 to Kurt R. Stevenson Employment Agreement [incorporated by reference from Exhibit 10.2 to Current Report on 8-K filed on January 5, 2009].
10.24	2008 Amendment to Employment Agreement (Heather H. Hammitt) [incorporated by reference from Exhibit 10.5 to Current Report on 8-K filed on January 5, 2009].
10.25	2008 Amendment to Employment Agreement (Kenneth A. Jones) [incorporated by reference from Exhibit 10.6 to Current Report on 8-K filed on January 5, 2009].
10.26	2008 Amendment to Employment Agreement (Diane F. Leto) [incorporated by reference from Exhibit 10.7 to Current Report on 8-K filed on January 5, 2009].
10.27	2008 Amendment to Employment Agreement (Roger D. Dotson) [incorporated by reference from Exhibit 10.8 to Current Report on 8-K filed on January 5, 2009].
10.28	2008 Amendment to Employment Agreement (Everett J. Solon) [incorporated by reference from Exhibit 10.9 to Current Report on 8-K filed on January 5, 2009].
10.29	2008 Amendment to Employment Agreement (Ricky R. Parks) [incorporated by reference from Exhibit 10.10 to Current Report on 8-K filed on January 5, 2009].
10.30	Written agreement with the Federal Reserve Bank of Chicago and the Illinois Department of Financial and Professional regulation [incorporated by reference from Exhibit 10.1 to current report on Form 8-K filed on December 24, 2009].
10.31	Letter Agreement dated January 9, 2009 including the Securities Purchase Agreement – Standard Terms incorporated by reference therein between the Company and the U.S. Treasury [incorporated by reference from Form 8-K filed on January 1, 2009].
10.32	Form of Waiver of Senior Executive Officers [incorporated by reference from Form 8-K filed on January 14, 2009].
10.33	Form of Omnibus Amendment Agreement [incorporated by reference from Form 8-K filed on January 14, 2009].
10.34	2010 Amendment to Employment Agreement (Everett J. Solon) [incorporated by reference from Form 8-K filed on January 28, 2010].
14.1	Code of Ethics [incorporated by reference from Annual Report on Form 10-K for the year ended

- 21.1 Subsidiaries of Centrue Financial Corporation.
- 23.1 Consent of Independent Registered Public Accounting Firm.
- 31.1. Certification of Thomas A. Daiber, the Company's Principal Executive Officer, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.

31.2 Certification of Kurt R. Stevenson, the Company's Principal Financial Officer, pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 32.1* Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, from the Company's President and Principal Executive Officer. 32.2* Certification Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, from the Company's Senior Executive Vice President and Principal Financial and Accounting Officer. 99.1 31 C.F.R. Section 30.15 Certification of Principal Executive Officer 31 C.F.R. Section 30.15 Certification of Principal Financial Officer 99.2 This certification is not "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or incorporated by reference into any filing under the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended.